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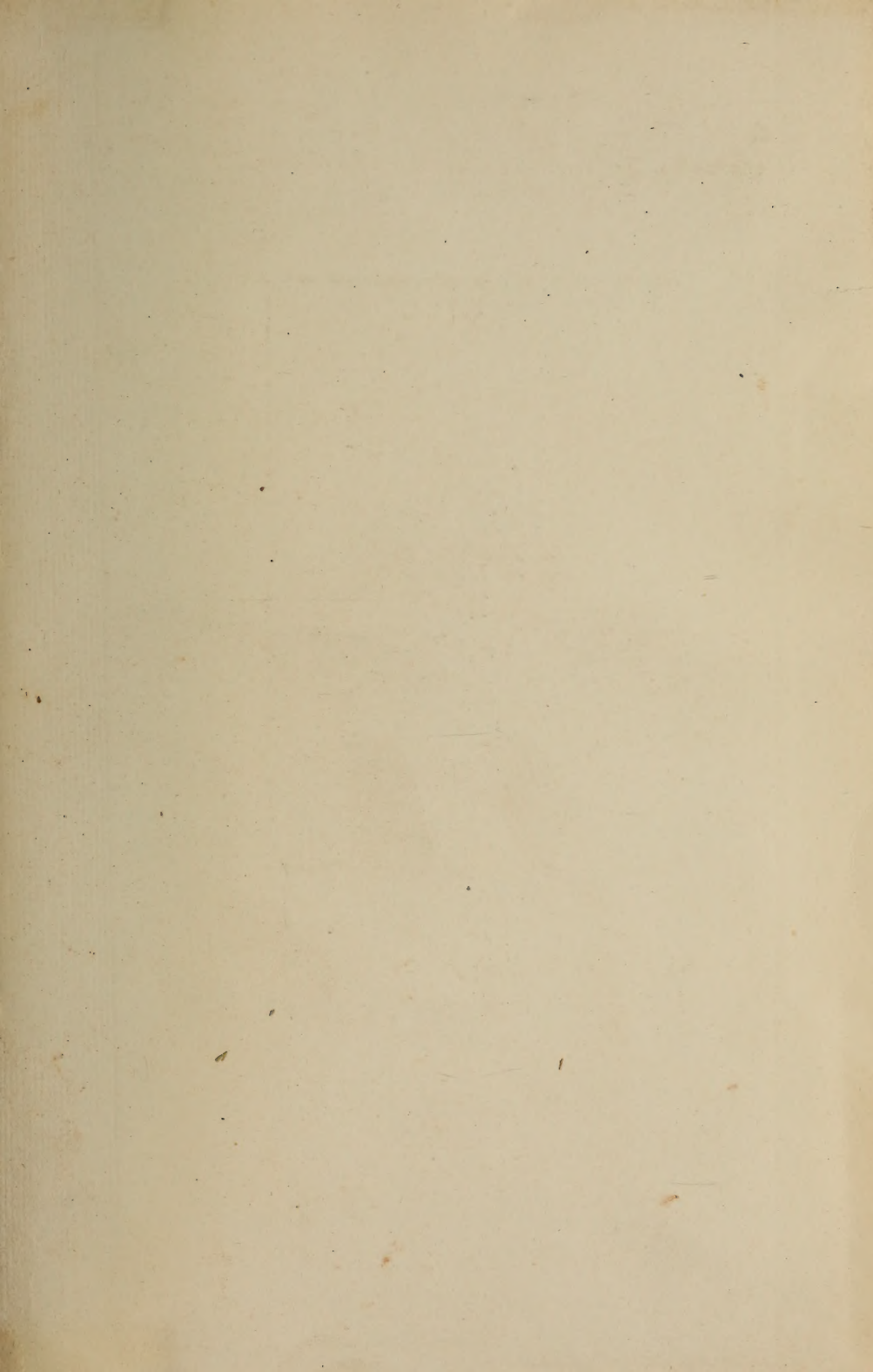
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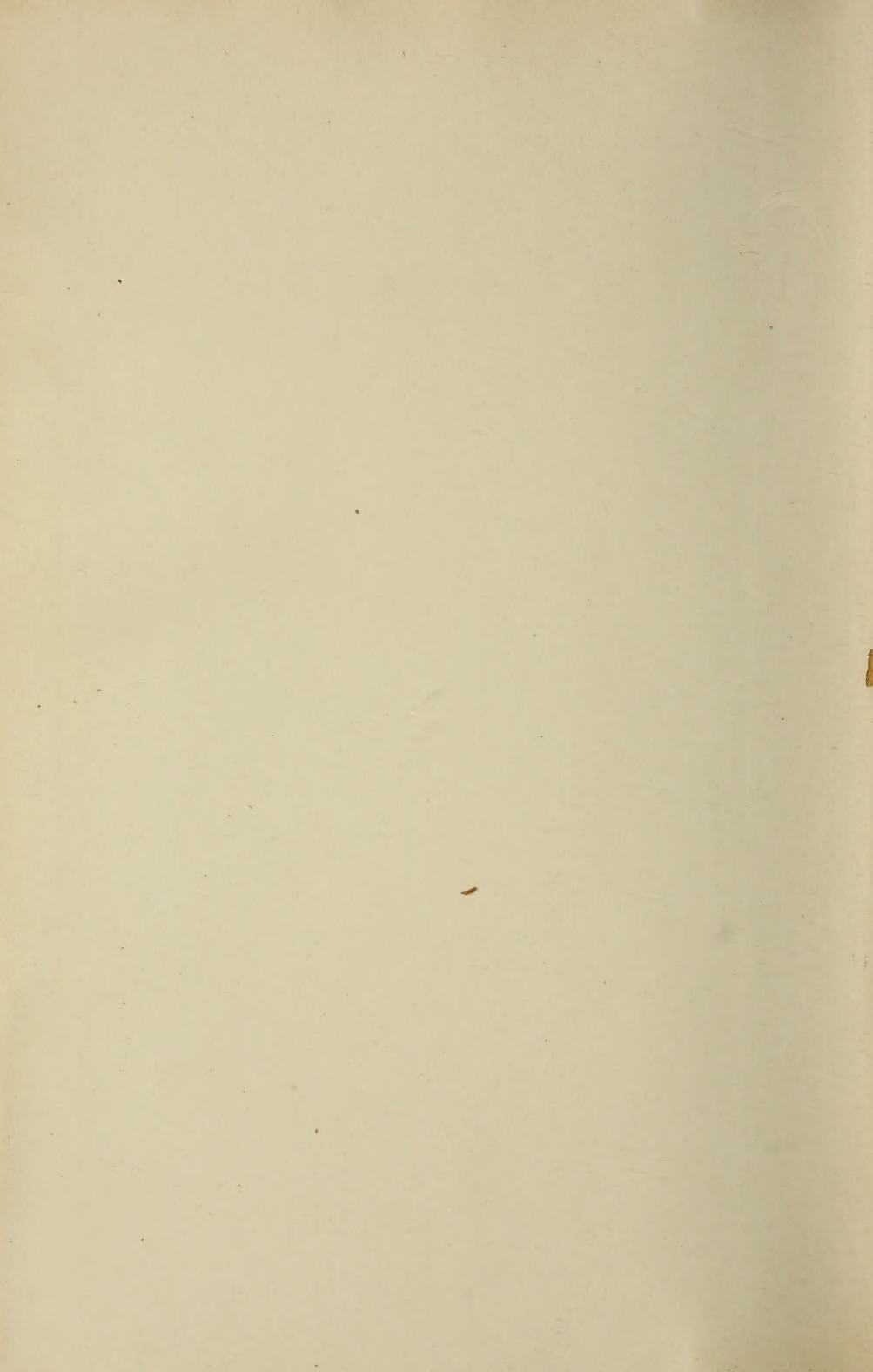
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1922











JOURNAL

OF THE

HOUSE OF DELEGATES

OF

VIRGINIA

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SESSION

WHICH COMMENCED AT THE STATE CAPITOL

ON

WEDNESDAY, JANUARY 11, 1922.

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RICHMOND:

DAVIS BOTTOM, SUPERINTENDENT OF PUBLIC PRINTING  
1922.





# HOUSE JOURNAL

WEDNESDAY, JANUARY 11, 1922.

The House of Delegates was called to order at 12 o'clock M. by John W. Williams, Clerk thereof.

Prayer by Rev. James Y. Fair, D. D., of Westminster Presbyterian Church, Richmond, Va.

A communication was received from the Secretary of the Commonwealth as follows:

COMMONWEALTH OF VIRGINIA,  
OFFICE OF  
SECRETARY OF THE COMMONWEALTH,  
RICHMOND, January 11, 1922.

*To the Honorable the Clerk of the House of Delegates:*

As required by law, I herewith respectfully transmit a list of the members-elect of the House of Delegates for the term beginning this day, as ascertained and determined by the Board of State Canvassers at their meeting held the fourth Monday in November, 1921, the official record of which is on file in my office.

Very respectfully,

B. O. JAMES,  
*Secretary of the Commonwealth.*

## MEMBERS-ELECT OF THE HOUSE OF DELEGATES OF VIRGINIA.

Accomac—J. Harry Rew.  
Albemarle and city of Charlottesville—L. F. Smith and D. H. Pitts.  
Alexandria city and county of Arlington—Charles Henry Smith.  
Alleghany, Craig and Clifton Forge—Thos. B. McCaleb.  
Amelia and Nottoway—Jos. M. Hurt.  
Amherst—C. J. Campbell.  
Appomattox—J. R. Horsley.  
Augusta and Staunton—H. J. Taylor and W. S. Moffett.  
Bath, Highland, Buena Vista and Rockbridge—E. B. Jones.  
Bedford—Herbert T. Patterson and George G. Turner.  
Botetourt—F. D. Bolton.  
Brunswick—Marvin Smithy.  
Buckingham and Cumberland—John Baker Boatwright.  
Campbell—E. A. Hicks.  
Caroline—Richard T. Pratt.  
Carroll—Walter Hylton.  
Charlotte—R. L. Snell.  
Chesterfield—Walter A. Horner.  
Chesterfield and Powhatan—Gordon W. Shepherd.  
Clarke and Warren—Chas. A. Ford.  
Culpeper—Edwin H. Gibson.  
Dickenson and Wise—W. W. G. Dotson.  
Dinwiddie—Charles F. Smith.

Elizabeth City and Hampton—Nelson S. Groome.  
 Fairfax—Franklin Williams.  
 Fauquier—J. T. Ramey.  
 Fauquier and Loudoun—Wilbur C. Hall.  
 Floyd—D. L. Eller.  
 Franklin—Walter St. Clair.  
 Frederick and Winchester—Boyd R. Richards.  
 Gloucester—Z. T. Gray.  
 Goochland and Fluvanna—George A. Bowles.  
 Giles and Bland—M. P. Farrier.  
 Grayson—J. W. McLean.  
 Halifax—Samuel L. Adams and D. W. Owen.  
 Hanover—Samuel R. Carter.  
 Henrico—Thomas C. Fletcher.  
 Henry—J. W. Ramsey.  
 Isle of Wight—Parke P. Deans.  
 King and Queen and Essex—William F. Bagby.  
 King William and Hanover—T. C. Commins.  
 Lancaster and Richmond—R. O. Norris, Jr.  
 Lee—W. F. Hicks.  
 Loudoun—H. L. Keen.  
 Louisa—R. L. Gordon, Jr.  
 Lunenburg—Thomas W. Ozlin.  
 Lynchburg—Mayo C. Brown.  
 Madison and Greene—E. A. Carpenter.  
 Mathews and Middlesex—Gilbert L. Diggs.  
 Mecklenburg—Robert L. Jeffreys.  
 Montgomery and Radford—H. C. Tyler.  
 Nansemond and Suffolk—R. L. Brewer, Jr.  
 Nelson—P. B. Young.  
 Newport News—J. E. Wilkins.  
 New Kent, Charles City, James City, York, Warwick and city of Williams-  
 burg—Norvell L. Henley.  
 Norfolk—Ivor A. Page and Israel Brown.  
 Norfolk county—Alfred C. Smith and R. A. Woods.  
 Northampton and Accomac—John E. Nottingham.  
 Northumberland and Westmoreland—E. Hugh Smith.  
 Orange—E. J. Woodville.  
 Page and Rappahannock—W. M. Long.  
 Patrick—W. L. Koger.  
 Petersburg—Samuel D. Rodgers.  
 Pittsylvania and city of Danville—Joseph B. Anderson, Charles R. Warren  
 and B. S. Warren.  
 Portsmouth—Earl H. Wright.  
 Princess Anne—A. E. Ewell.  
 Prince Edward—E. T. Bondurant.  
 Prince William—C. A. Sinclair.  
 Pulaski—H. L. Trolinger.  
 Richmond city—J. Fulmer Bright, Edward R. Fuller, T. Gray Haddon,  
 James P. Jones and James H. Price.  
 Roanoke city—Holman Willis.  
 Roanoke county—J. Sinclair Brown.  
 Rockbridge and Buena Vista—W. M. McNutt.  
 Rockingham and Harrisonburg—George B. Keezell and W. C. Hoover.  
 Russell—John White Stuart.  
 Scott—R. G. Craft.  
 Shenandoah—C. N. Hoover.  
 Smyth—A. C. Beatie.  
 Southampton—W. J. Story.  
 Spotsylvania and Fredericksburg—J. W. Massey.  
 Stafford and King George—J. R. Henderson.



Surry, Prince George and Hopewell—J. K. McCotter.  
 Sussex and Greenville—William D. Prince.  
 Tazewell and Buchanan—John H. Stinson.  
 Washington and Bristol—J. W. Gray and Frank W. DeFreice.  
 Wythe—John T. Graham.

The roll was called and the following members responded to their names:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Brewer, Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFreice, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramcy, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young—96.

The members present were sworn in by the Clerk, each taking and subscribing the oaths required by the Constitution.

The Clerk announced that the first business in order, is the election of a Speaker.

MR. DEANS nominated RICHARD L. BREWER, JR., of Nansemond county.

The roll was called with the following result:

Richard L. Brewer, Jr.	-	-	-	-	90
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The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCotter, McLean, McNutt, Moffett, Nottingham, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Wright, Young—90.

The whole number of votes cast	-	-	-	90
Necessary to a choice	-	-	-	46
Richard L. Brewer, Jr., received	-	-	-	90

RICHARD L. BREWER, JR., having received all the votes cast, was declared duly elected Speaker.

The Clerk requested MESSRS. DEANS, FULLER and HICKS, *of Lee*, to conduct THE SPEAKER to the chair.

THE SPEAKER responded appropriately.

THE SPEAKER announced that the next business in order was the election of a Clerk.

MR. FARRIER nominated John W. Williams, of Giles county.

The roll was called with the following result:

John W. Williams	-	-	-	-	-	88
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The vote was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McNutt, Moffett, Nottingham, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—88.

The whole number of votes cast	-	-	-	88
Necessary to a choice	-	-	-	45
John W. Williams received	-	-	-	88

John W. Williams, having received all of the votes cast, was declared duly elected Clerk of the House of Delegates.

THE SPEAKER appointed MESSRS. FARRIER, OZLIN, STORY and HENLEY to inform John W. Williams of his election and conduct him to his desk.

The Clerk responded in acknowledgment of the honor.

MR. McNUTT nominated J. M. Johnston, of Rockbridge, for sergeant-at-arms of the House of Delegates.

The roll was called with the following result:

J. M. Johnston	-	-	-	-	-	82
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The vote was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, St. Clair, Stinson, Story, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—82.



Whole number of votes cast	-	-	-	82
Necessary to a choice	-	-	-	42
J. M. Johnston received	-	-	-	82

J. M. Johnston, having received a majority of all the votes cast, was declared duly elected sergeant-at-arms.

MR. TROLINGER nominated S. M. Newhouse, of Culpeper, for doorkeeper.

The roll was called with the following result:

S. M. Newhouse	-	-	-	-	-	83
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The vote was recorded as follows:

YEAS—Messrs. Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Ozlin, Page, Pratt, Price, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

Whole number of votes cast	-	-	-	83
Necessary to a choice	-	-	-	42
S. M. Newhouse received	-	-	-	83

S. M. Newhouse, having received a majority of all the votes cast, was declared duly elected doorkeeper.

MR. HENDERSON nominated C. A. Truslow, of Stafford, for doorkeeper.

The roll was called with the following result:

C. A. Truslow	-	-	-	-	-	69
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The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Craft, Deans, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McLean, McNutt, Ozlin, Page, Pratt, Price, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—69.

Whole number of votes cast	-	-	-	69
Necessary to a choice	-	-	-	35
C. A. Truslow received	-	-	-	69



C. A. Truslow, having received a majority of all the votes cast, was declared duly elected doorkeeper.

On motion of MR. WILLIS, the rules for the government of the House of Delegates were agreed to as follows:

## RULES OF THE HOUSE OF DELEGATES.

### I.—ORGANIZATION—ELECTIONS.

1. At the elections in the House, the voting shall be *viva voce*, and the vote recorded in the journal, and only one person shall be chosen at a time. If on the first voting no one receives a majority, the person having the smallest number of votes shall not be voted for on the next trial, and so on until some one shall receive a majority of the whole vote. If the election be by joint vote of the two houses, messages shall be exchanged for each voting announcing the names of persons in nomination. A committee of three from each house shall compare the votes and ascertain and report the result.

### THE SPEAKER.

2. The House of Delegates shall choose its own speaker. The speaker may call any member to the chair, who shall exercise its functions for the time; but no member, by virtue of such appointment, shall preside for a longer time than three days. During such substitution the speaker may participate in the debates. If the speaker be absent, and have named no one to act in his stead, the duties shall be performed by the chairman of one of the standing committees, taking precedence in the order in which the committees are named in Rule 16.

3. The speaker shall take the chair every day precisely at the hour to which the House shall have adjourned on the preceding day; shall immediately call the House to order, and a quorum being present, shall cause the journal of the preceding day to be read. Any mistakes in the entries shall, upon motion, then be corrected, and being found correct, shall be signed by the speaker and the clerk, and upon the last day of the session, the journal for that day being examined and found correct, shall be signed by the speaker and the clerk, and the said journals, when so signed, shall be the authentic record of the proceedings of the House.

4. The speaker shall have power to supervise and correct the journal before it is read. He shall have a general direction of the hall, with power, in case of disturbance or disorderly conduct in such part thereof as may be appropriated to spectators, to have the same cleared. Stenographers and reporters for the press, wishing to take down the proceedings of the House, may be admitted by the speaker, who shall assign them to such places on the floor as shall not interfere with the convenience of members.

5. All acts and joint resolutions proposing amendments to the Constitution shall be signed by the speaker; and all writs and warrants issued by order of the House shall be under his hand and seal, attested by the clerk.

### THE CLERK.

6. A clerk shall be elected by the House, and shall be deemed to continue in office until another is chosen. He shall appoint an assistant clerk, an enrolling clerk, a journal clerk, a reading clerk, the janitors for the hall and offices, and shall, subject to the approval of the speaker, appoint the six committee clerks provided for by law. He shall be charged with the whole clerical business of the House and its committees, and shall see that the committee clerks discharge properly the duties required of them by the several committees to which they are assigned, and that, when not so employed, they render such assistance as may be required to other committees and in the business of the House. The several clerks and janitors may be removed by

the clerk of the House, with the approval of the speaker, and the committee clerks shall be so removed upon the request of the committees to which they are severally assigned.

7. The clerk shall perform all the duties of his office under the direction of the speaker. He shall keep a journal of the proceedings of the House, and shall have the same in proper form to be signed as provided by Rule 3, and shall submit it daily to the speaker in time to be examined before the next assembling of the House. He shall keep at the clerk's table, during the sittings of the House, a calendar or docket so arranged as to show the condition and progress of the business of the House, which said calendar shall be printed each day and laid on the desk of each member at the opening of the session. He shall have printed and placed on the desk of each member, before the assembling of the House each day, a list of all bills offered on the preceding day, under Rule 37, with the names of the patrons, titles of the bills and the committees to which the same have been referred.

8. He shall keep accounts of the compensation of the members and officers of the House, and shall from time to time certify the same to the auditor. He shall provide the stationery required for the business of his office and of the House and for the use of the members during the session; but the amount furnished to each member shall not exceed in value five dollars a session. The claims shall be certified for payment as provided by law. He shall keep detailed accounts of all these transactions in a book to be provided for the purpose, which shall be at all times open to inspection by members of the House.

#### SERGEANT-AT-ARMS.

9. A sergeant-at-arms shall be elected by the House, and shall continue in office during its pleasure. He shall have as his assistant two doorkeepers, who shall be elected by the House, and fourteen pages, to be appointed by the speaker, who shall receive as compensation one-half the amount provided by law for a doorkeeper.

10. He shall, with his assistants, attend upon the House during its sittings, and shall execute its commands, together with all such process, issued by its authority, as shall be directed to him by the speaker.

11. He shall, under the direction of the speaker, have charge of the police of the hall, and shall prevent any interruption of the business of the House by disorder, within or without. He shall distribute among the members all papers printed for their use, and shall give such attendance upon them during the sittings of the House as will promote their comfort and facilitate the business of the House.

12. He shall procure for the members, when required, certificates for pay and mileage, and, at their request and upon their endorsement, shall collect and pay over to those entitled the money due upon such certificates.

13. He shall attend to receiving and dispatching all mail or telegraphic matter intended for or sent by members, and shall make such arrangement therefor as to promote the convenience of the members.

#### OATHS OF OFFICE.

14. The oaths which the officers of the House are required by law to take shall be administered and certified by a person authorized to administer oaths, and be filed with the clerk of the House.

#### COMMITTEES.

15. All committees shall be appointed by the speaker unless otherwise specially directed by the House, in which case they shall be appointed by ballot, and a plurality of votes shall prevail. The first-named member of any committee shall be the chairman, and if he be absent, or be excused by the House, the next named member, and so on, unless the committee elect a chairman.

16. At the beginning of each regular session there shall be appointed standing committees, to consist of not less than nine nor more than thirteen members (except the committees on finance, appropriations, roads and internal navigation, agriculture and mining, courts of justice and counties, cities and towns, which shall consist of seventeen members each), as follows:

1. Privileges and elections.
2. Courts of justice.
3. Schools and colleges.
4. General laws.
5. Roads and internal navigation.
6. Finance.
7. Claims.
8. Militia and police.
9. Asylums and prisons.
10. Labor and the poor.
11. Public property.
12. Currency and commerce.
13. Agriculture and mining.
14. Manufactures and mechanic arts.
15. Counties, cities and towns.
16. Officers and offices at the capitol.
17. Executive expenditures.
18. Retrenchment and economy.
19. Federal relations and resolutions.
20. Enrolled bills.
21. Immigration.
22. Chesapeake and its tributaries.
23. Insurance and banking.
24. Appropriations.
25. Moral and social welfare.

17. Also a standing committee to consist of five members, to be called the committee on House expenses. It shall be the duty of this committee to examine from time to time the accounts kept by the clerk, with the members and officers of the House, and to decide all questions arising in relation thereto, subject to an appeal to the House. Unless otherwise provided by order of the House, no account for printing, stationery, or any other expenses of the House shall be certified for payment without the previous approval of this committee.

18. Also a standing committee on rules, to consist of five members, including the speaker, who shall be chairman of the committee.

19. Also a standing committee on confirmation, to consist of five members; one on the library, to consist of five members; one on printing, to consist of three members; one on special, private and local legislation, to consist of seven members, and one on auditing, to consist of three members. These committees, when acting with like committees from the Senate, shall constitute the joint committee on confirmations, the "library committee," the "committee on printing," the "committee on special, private and local legislation," and the "auditing committee," provided for by law and the Constitution, but in all other respects the library committee and the committee on printing shall act as committees of the House.

20. Any committee of the House may, at their discretion, confer with a committee of the Senate having under consideration the same subject. No select committee shall be appointed to consider any subject falling properly within the province of a standing committee.

21. After the minimum number required for any committee has been appointed, the speaker may, from time to time, at his discretion, fill it up to the maximum allowed by the rules, which shall in no case be exceeded.

22. Five members of any committee, or a majority, if less than five, shall constitute a quorum. Each committee shall appoint its own regular meetings;



and it shall be the duty of a committee to meet on a call of any two of its members, if the chairman be absent or decline to appoint such meeting; but no committee shall sit during the sitting of the House without special leave.

23. The several standing committees shall not only consider and report upon the matters specially referred to them, but shall, whenever practicable, suggest such legislation as will provide upon general principles for all similar cases. And it shall be the duty of each committee to inquire into the condition and administration of the laws relating to the subjects which they have in charge; to investigate the conduct and look to the responsibility of all public officers and agents concerned, and to suggest such measures as will correct abuses, protect the public interests and promote the public welfare.

24. Committees shall in all cases report by bill or resolution in such form that, if passed or agreed to, it will carry into effect their recommendation. Every such bill shall be printed; but no papers returned therewith shall be printed unless the committee shall so recommend. Bills may be considered in executive session, but final vote thereon shall be in open session. Notice of the time of taking such vote shall be given.

#### COMMITTEE OF THE WHOLE.

25. When the House shall go into the committee of the whole, the speaker may vacate the chair and call some member to preside in committee; the other officers shall attend and the rules of the House shall be observed and enforced in committee, as far as applicable, except that the previous question shall not be ordered.

26. If the committee arise before the consideration of the subject referred is concluded, the same shall be reported back and have its place in order as unfinished business of the House. When it shall be again reached in order, unless it be otherwise disposed of, the House, after making such orders as it may deem proper in relation to the business before the committee, shall stand again resolved into the committee of the whole, and so on until the business therein be disposed of.

27. Nothing shall be in order in the committee of the whole except such matters as may be specially referred to it by the House.

28. Whenever the committee of the whole shall find itself without a quorum, the chairman shall cause the roll to be called, and thereupon the committee shall rise, and the chairman shall report the fact and the names of the absentees, which shall be entered upon the journal of the House.

29. The motion to go into committee of the whole, and the motion to discharge the committee, shall not be debated.

#### II.—ATTENDANCE AND ADJOURNMENT.

30. No member shall absent himself from the service of the House unless he have leave or be sick or unable to attend.

31. Any ten members or more (including the speaker, if there be one, and he be present), shall be authorized to compel the attendance of absent members by a call of the House.

32. Upon the roll of the House the names of the members shall in all cases be arranged and called in alphabetical order, except that the speaker shall be called last.

33. Upon a call of the House the names of the members shall be first called over by the clerk and the absentees noted; after which the names of the absentees shall be again called over; the doors shall then be shut, and those for whom no excuse or insufficient excuses are made may, by order of those present, if ten in number, be taken in custody as they appear, or may be sent for and taken into custody, wherever to be found, by the sergeant-at-arms or his assistants, or by special messengers to be appointed for that purpose.

34. When a member shall be discharged from custody, and admitted to his seat, the House shall determine whether such discharge shall be with or without payment of fees and expenses.

35. Any member or members may adjourn from day to day. A motion to adjourn, and a motion to fix the time for which the House will adjourn, shall always be in order, and shall be decided without debate.

### III.—INTRODUCTION OF BUSINESS.

36. Messages from the Governor and reports and communications (except petitions and memorials) from any other public officer or agent may be received at any time, and if, in the judgment of the speaker, they require immediate action, may be brought at once to the attention of the House; otherwise they shall lie upon the speaker's table and be disposed of in the morning hour. The same rule shall be observed with regard to the messages from the Senate.

37. Members having petitions, memorials, resolutions or bills to present may, at any time, hand them to the clerk, endorsed with their names, and the reference or disposition desired. The clerk shall, under the direction of the speaker, refer such papers to the proper committees, and enter the fact, with the names of the members presenting them, upon the journal.

38. No petition, memorial, bill, joint resolution, or resolution calling for information from the Governor or other public officer or agent, shall be introduced, considered, or acted upon, otherwise than is provided by the preceding rule, until it shall have been examined and reported upon by a committee.

39. Any other resolution or motion upon which a member may desire the judgment of the House, or any action other than a reference to a standing committee, may be presented to the House in the morning hour, after the business on the speaker's table is disposed of.

40. Reports of committees may be handed to the clerk at any time. He shall endorse upon them the time at which they are received, and place them upon the speaker's table, to be disposed of in the morning hour. If, in the judgment of the speaker, any report of a committee requires immediate action, he may bring it to the attention of the House at any time.

### IV.—ORDER OF BUSINESS—THE MORNING HOUR.

41. After the reading and signing of the journal, one hour, to be called the morning hour, shall be devoted to the dispatch of business upon the speaker's table and to resolutions presented under Rule 39. The business on the speaker's table shall be disposed of in such order as the speaker shall deem best, except as may be herein otherwise provided, or as the House may at any time order.

42. The annual message of the Governor shall be laid before the House as soon as it is received. It shall be printed for the use of the House, and shall be considered by the several standing committees without any special order therefor.

43. All other messages from the Governor shall, unless the House otherwise order, be referred by the speaker to the proper committees. And the same rule shall be observed as to reports and communications from other public officers.

44. Bills and joint resolutions sent from the Senate shall be referred by the speaker to the proper committees. All other messages from the Senate shall, unless the House otherwise order, be referred by the speaker to the proper committees.

45. All bills reported from committees shall be transferred at once to the calendar in the order in which they are reported. Those reported for the first time shall be numbered in the order in which they were handed to the clerk, and transferred to the calendar.

46. All other reports from committees shall be considered and disposed of in the order in which they are reported. Those reported for the first time shall be numbered in the order in which they were handed to the clerk, and transferred to the calendar.

46. All other reports from committees shall be considered and disposed

of in the order in which the speaker shall present them, unless the House shall in any case otherwise direct.

47. A member presenting a resolution under Rule 39 shall be allowed five minutes in which to explain his wishes in relation to it; after which the question on referring to a standing committee shall be taken without debate. If the House refuses to refer, the resolution shall be considered and disposed of.

48. Printing recommended by committees under Rule 24 shall be ordered by the speaker, unless the House shall otherwise direct. Under such order no more copies of any document shall be printed than is provided by law; nor shall more than two hundred and thirty copies be printed of any bill, resolution, petition or memorial without the special order of the House.

#### THE CALENDAR.

49. At the expiration of the morning hour, or sooner if the business of the morning hour has been disposed of, the House shall proceed to consider bills and joint resolutions upon the calendar, in the following order:

1st. House bills on their first reading.

2nd. Senate bills on their first reading.

3rd. Pending motions to reconsider, relating to business proper for the calendar.

4th. The unfinished business of the preceding day.

5th. House bills, etc., returned from the Senate with amendments, in the order in which they were transferred to the calendar.

6th. Senate bills on third reading.

7th. Engrossed House bills, etc., in the order in which they passed to their engrossment.

8th. Senate bills on their second reading.

9th. House bills, etc., on their second reading in the order in which they are numbered.

50. It shall be the duty of the clerk to see that the printing and engrossing, when ordered, shall be done in such time that the bills, etc., may be acted upon according to their priorities upon the calendar. If, however, any bill, etc., shall not be ready when it is reached upon the calendar, it shall be passed by, and be allowed to retain its place upon the calendar.

51. When the calendar has been called through, it may be called again in order to dispose of any business that may be ready, and if there be none such the business of the morning hour shall be resumed and disposed of; but the business of the calendar shall in no case be allowed to interfere with that of the morning hour without the unanimous consent of the members present.

52. The regular order of business herein established shall not be changed, nor shall any special order be made, except by a vote of two-thirds of the members present; but a majority may postpone the calendar, not exceeding one day at a time, or may pass by any subject coming up in order, without changing its place, or may agree to a joint order with the Senate, or may postpone or discharge any special order.

#### V.—CONDUCT OF BUSINESS—ORDER AND DECORUM.

53. The speaker shall preserve order and decorum; may speak to points of order in preference to other members, rising from his seat for that purpose, and shall decide questions of order without debate, subject to an appeal to the House. If the decision relates to a question of decorum or propriety of conduct, it shall not be debatable; if it relate to the propriety of business, or the relevancy or applicability of propositions, the appeal may be debated, but no member shall speak on it more than once, except by leave of the House.

54. When a member rises to speak he shall respectfully address, "Mr. Speaker," standing in his place; he shall confine himself strictly to the question before the House, and when he has finished he shall sit down.

55. When two or more members rise at the same time, the speaker shall



name the person to speak, but in all cases the member who shall first rise and address the chair shall speak first.

56. Every motion or proposition shall be reduced to writing, if desired by the speaker or any member, and shall be delivered in at the clerk's table to be there read; and the question shall be stated by the chair before the same shall be debated. When the reading of any paper in possession of the House, and not being the precise matter upon which the House is acting, is called for, and objection is made by any member, the question shall be determined by a vote of the House without debate. Any motion or proposition may be withdrawn by the mover at any time before a decision, amendment, or other action of the body upon it, except a motion to reconsider, which shall not be withdrawn without leave of the House.

57. No member shall in debate use any language or gesture calculated to wound, offend or insult another member.

58. If any member, in speaking, transgress the rules of the House, the speaker shall, or any member may, call him to order; in which case the member called to order shall immediately take his seat, unless permitted to explain. If there be no appeal, the decision of the chair shall be submitted to. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if otherwise, he shall not proceed, except by leave of the House. For flagrant or repeated violations of order, especially if persisted in after the admonition of the speaker, a member shall be liable to the censure of the House.

59. If any member be called to order by another member for words spoken, the words excepted to shall be immediately taken down in writing, in order that the speaker and House may be better able to judge the matter.

60. No member shall, while the House is sitting, interrupt or hinder its business by standing up, leaving his place, moving about the hall, engaging in conversation, expressing approval or disapproval of any of the proceedings, or by any other conduct tending to disorder and confusion.

61. In any one debate upon the same question, no member shall speak more than once till all others have spoken who desire to do so, nor more than twice, without the consent of a majority of the members present.

#### ASCERTAINING THE QUESTION.

62. If the question for decision include several distinct propositions, any member may have the same divided; but a motion to strike out and insert shall not be so divided; nor shall a motion to strike out, being lost, preclude either amendment or a motion to strike out and insert. In filling blanks, the question shall be put first upon the largest sum and the longest time. No motion or proposition, or subject different from that under consideration, shall be admitted under color of amendment.

63. When a question is before the House, no motion shall be received unless specially provided for, except to adjourn, to pass by, to lay upon the table, to postpone for a specified time or purpose, to commit or amend, to dismiss; which several motions shall have precedence in the order in which they are arranged. If the motion to pass by, or to lay upon the table, or to postpone, shall prevail, a motion to print shall be in order before proceeding to the consideration of another subject, but shall be decided without debate.

64. Upon the motion to pass by, the mover shall be allowed two minutes to state the reason for his motion, and one member opposed to the motion shall be allowed a like time to object. The motion to lay upon the table, for the previous question, and for the pending question, shall not be debated; nor shall debate be allowed on a motion to take up a subject from the table, or to reconsider any question which was not debatable. When a question not debatable is before the House, all incidental questions arising, after it is stated to the House, shall be decided and settled, whether on appeal or otherwise, without debate; and the same rule shall apply to incidental questions arising after any question is put to the House.

## PENDING AND PREVIOUS QUESTIONS.

65. Pending a debate, any member who obtains the floor for that purpose only, and submits no other motion or remark, may move for the "previous question" or the "pending question," and in either case the motion shall be forthwith put to the House. Two-thirds of the members present shall be required to order the main question; but a majority may require an immediate vote upon the pending question, whatever it may be.

66. The previous question shall be in this form: "Shall the main question now be put?" If carried, its effect shall be to put an end to all debate and bring the House to a direct vote upon a motion to commit, if pending; then upon amendments reported by a committee, if any; then upon pending amendments, and then upon the main question. If upon the motion for the previous question, the main question be not ordered, debate may continue as if the motion had not been made.

## TAKING THE VOTE.

67. The speaker shall rise to put the question, but may state it sitting. Questions shall be distinctly put in the following form, viz.: "As many as agree that, etc. (as the question may be), say Aye"; and after the affirmative vote is given, "Those opposed say No." If the speaker doubts, or a division is called for, the House shall divide, those in the affirmative of the question rising first from their seats, and afterwards those in the negative. If required, the speaker shall cause the result to be ascertained by a count.

68. The yeas and nays on any question may be called for at any time before proceeding to another question or proposition, but being once refused, they shall not be again demanded on the same question; and any member shall have a right to vote at any time before the decision is announced by the chair.

69. Upon a division of the House on any question, a member who is present and fails to vote shall, on the demand of any member, be counted on the negative of the question; and when the yeas and nays are taken shall, in addition, be entered on the journal as present and not voting. But no member who has an immediate and special personal interest in the result of the question shall either vote or be counted upon it.

## RECONSIDERATION.

70. When a question has been decided, it may be reconsidered on the motion of any member who voted with the prevailing side; provided, it be made on the same day or within the next two days of actual session. The motion may be entered as a matter of privilege, and shall take precedence of everything except special orders and other questions of privilege, and be disposed of in the morning hours or with the calendar, as the case may be. All motions to reconsider shall be decided by a majority of the votes of the members present.

## BILLS, ETC.

71. Every bill shall be read at length on three different calendar days in the House previous to its being passed, and it shall be distinctly announced at each reading whether it is the first, second or third time.

72. The first reading of a bill shall be for information merely, and it shall go to second reading without a question.

73. Upon the second reading of a bill, it shall be open to amendment or commitment, or to any of the motions provided for in Rule 63, and the final question shall be "Whether it shall be engrossed and read a third time?"

74. A bill ordered to be engrossed shall not have its third reading until the engrossment is actually and properly done; but, in the case of a Senate bill, the engrossment shall only apply to such amendments as may have been made in the House.

75. No amendment to a House bill shall be received upon its third read-

ing by way of rider or otherwise; and no amendment involving an additional appropriation shall be added to the general appropriation bill, unless to carry into effect an existing law, or unless it receives the vote required to pass the bill itself. But a bill may at any time before its passage be committed or recommitted, and when reported back shall be placed on the calendar, and if amended shall, whether on its second or third reading, be engrossed, as may be necessary.

76. On the third reading of a bill, the question shall be, "Shall the bill pass?"

77. The title of a bill, and such parts thereof only as shall be affected by the proposed amendments, shall be entered upon the journal.

#### WITHDRAWAL OF EXHIBITS.

78. Original papers filed as exhibits with any bill or petition may be withdrawn by the patron, or upon his order, on his leaving attested copies for which he shall pay the clerk at the rate provided by law for other copies made by him.

#### MESSAGES.

79. It shall be the duty of the clerk, without any special order therefor, to communicate to the Senate any action of the House upon business coming from the Senate, or upon matters requiring the concurrence of that body; but no such communication shall be made in relation to any action of the House while it remains open for consideration.

#### MANUAL AND RULES.

80. The rules of parliamentary practice comprised in Jefferson's Manual shall govern the House in all cases to which they are applicable, and in which they are not inconsistent with the rules of the House, and such joint rules as are, or may from time to time be, established by the two houses of the General Assembly.

81. The rules of the House may be suspended by a vote of two-thirds of the members present, to be ascertained by an actual division of the House, except as prohibited by the Constitution; provided, that a motion to discharge a committee from the consideration of a bill shall require a majority of those voting, which shall include two-fifths of the members elected to the House, the vote thereon to be taken by yeas and nays, and recorded in the journal, and provided further, that a motion to dispense with the printing and reading of a bill, or either, shall not be entertained, except as provided by the Constitution. But a proposition to change a rule of the House shall be submitted in writing and forthwith printed. In its printed form it shall lie upon the speaker's table for five days and be read to the House during the morning hour of each day during that time. At the expiration of five days it shall be ready for consideration, and may be adopted or rejected by a majority vote of the members present; provided, that as to all resolutions or bills which involve an appropriation or expenditure of money by the Commonwealth, or which may create a charge upon the treasury, the rules of the House shall not be changed or suspended, save by a vote of two-thirds of the members present, to be ascertained by an actual division of the House. Upon a motion to suspend a rule of the House the mover shall be allowed two minutes to state the reasons for his motion, and one member opposed to the motion shall be allowed a like time to object.

#### HALL OF THE HOUSE OF DELEGATES.

82. During the session of the legislature the hall of the House of Delegates shall be used for no other purpose than the regular sessions of the House and for meetings of the committees and members of the legislature on public affairs.



83. Only members of the General Assembly, ex-members, members of Congress and Senate, State officers, judges, officers and employees of the General Assembly, members, officers and employees of the late Constitutional Convention, and such other persons as the speaker shall designate, shall be permitted on the floor of the House during the session thereof; provided, that the privileges granted hereunder shall not be exercised by any person having business for compensation before the House or any committee thereof, and the officers of this body shall enforce this rule under the direction of the speaker.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate was duly organized and ready to proceed to business.

Ordered that MR. WILLIS inform the Senate that the House of Delegates is duly organized and ready on its part to proceed to business.

MR. HALL offered the following joint resolution:

Resolved by the House of Delegates (the Senate concurring), That a committee be appointed, composed of five on the part of the House of Delegates, and three on the part of the Senate, to notify the Governor that the General Assembly is duly organized, and ready to receive any communication he may desire to make; which was agreed to.

Ordered that MR. HALL carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate had concurred in the joint resolution.

THE SPEAKER appointed MESSRS. HALL, BROWN *of Roanoke*, PRATT, HADDON and HICKS *of Lee* the committee on the part of the House.

The committee subsequently reported that they had waited upon the Governor, who stated that he would be pleased to address the joint assembly.

MR. HURT offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly meet this day at 1:30 P. M. o'clock in joint session to receive the Governor of Virginia and such communications as he may desire to make, and that the rules for the government of the Senate and House of Delegates, when convened in joint assembly for such purposes, shall be as follows:

1. At the hour fixed for the meeting of the joint assembly, accompanied by the PRESIDENT and Clerk of the Senate, the Senators shall proceed to the hall of the House of Delegates and shall be received by the Delegates standing. Appropriate seats shall be assigned to the Senators by the sergeant-at-arms of the House. THE SPEAKER of the House shall assign an appropriate seat for the PRESIDENT of the Senate.

2. THE SPEAKER of the House shall be president of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the PRESIDENT of the Senate, or in his

absence, by such member of the joint assembly as the PRESIDENT may designate.

3. The Clerk of the House shall be clerk of the joint assembly, and shall be assisted by the Clerk of the Senate. He shall enter the proceedings of the joint assembly in the journal of the House and shall certify a copy of the same to the Clerk of the Senate, who shall enter the same on the Journal of the Senate.

4. The sergeant-at-arms, and the doorkeepers and pages of the House shall act as such for the joint assembly.

5. The rules of the House of Delegates, so far as applicable, shall be the rules of the joint assembly.

6. In calling the roll of the joint assembly, the names of the Senators shall be called in alphabetical order, then the names of the Delegates in like order, except that the name of THE SPEAKER of the House shall be called last.

7. If, when the joint assembly meets, it shall be ascertained that a majority of each house is not present, the joint assembly may take measures to secure the attendance of absentees, or adjourn to a succeeding day, as a majority of those present may determine.

8. When the joint assembly adjourns, the Senators, accompanied by the PRESIDENT and Clerk of the Senate, shall return to their chamber and the business of the House shall be proceeded with in the same order as when it was interrupted by the entrance of the Senators; which was agreed to.

Ordered that MR. HURT carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had agreed to the joint resolution.

The hour of 1:30 P. M. having arrived, being the time fixed by the joint resolution to receive the Governor of Virginia, the Senate repaired to the hall of the House of Delegates and was received by the Delegates standing.

The roll of the Senate was called and the following Senators answered to their names:

Messrs. Andrews, Beverley, Booker, Byrd, Cannon, Cocke, Corbitt, Crockett, Dickerson, Dodson, Early, Ferguson, Garrett, Goode, Goolrick, Gravatt, Gunn, Hassinger, Hening, Holt, Hyatt, Jeffreys, Layman, Leedy, Mapp, Miller, Mills, Mitchell, Oliver, Parsons, Paul, Rison, Russell, Sergeant, Vaughan, Woodson—36.

There were thirty-six Senators present.

The roll of the House of Delegates was called and the following delegates answered to their names:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter,

Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—94.

There were ninety-four delegates present.

MR. MAPP offered the following resolution:

Resolved, That THE SPEAKER appoint a committee of three, composed of two Delegates and one Senator, to notify the Governor that the joint assembly is duly organized and would be pleased to receive him and any communication he may desire to make; which was agreed to.

THE SPEAKER appointed MESSRS. HURT and McCALEB and SENATOR MAPP the committee.

The committee subsequently presented the Governor, who was formally received by the joint assembly.

The Governor addressed the joint assembly as follows:

(The Governor's address is printed as Senate Document No. 1.)

Ordered that 1,000 copies of the Governor's address be printed.

On motion of SENATOR OLIVER, the joint assembly adjourned *sine die*.

THE SPEAKER, in vacation, made the following appointments: Tuberculosis Commission: MESSRS. BROWN *of Roanoke*, SMITH *of Albemarle* and NOTTINGHAM.

Redistricting Committee: MR. HORSLEY to succeed Hon. John W. Stephenson, deceased, and MR. HYATT to succeed Hon. R. A. Anderson, who had accepted federal appointment and thus vacated his position on the committee.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES,  
RICHMOND, January 11, 1922.

*To the General Assembly:*

I submit herewith a condensed abstract of reports of the clerks of courts which are required to be made to the Clerk of the House of Delegates by section 3305 of the Code of Virginia.

The reports herein embraced are for the years ending August 31, 1920, and August 31, 1921.

Respectfully,

JNO. W. WILLIAMS,  
*Clerk of the House of Delegates.*

Printed as House Document No. 1.



THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES,  
RICHMOND, January 11, 1922.

*To the General Assembly of Virginia:*

As required by law, I herewith submit report of the publication of the proposed amendments to sections 18, 20, 21, 132, 170 and 173 of the Constitution of Virginia.

Respectfully,

JNO. W. WILLIAMS,  
*Clerk of the House of Delegates.*

Printed as House Document No. 2.

MR. BROWN of *Roanoke* presented the report of the Committee on the Eradication of Tuberculosis, which is printed as House Document No. 3.

The Governor, through his secretary, submitted to THE SPEAKER copies of his budget required to be submitted by section 7 of an act approved February 19, 1918, together with the tentative bill, designated Budget Bill, required by section 8 of said act, which tentative bill is printed as House Document No. 4.

MR. GROOME presented the report of the Commission on the Development of Hampton Roads, which is printed as House Document No. 5.

THE SPEAKER laid before the House the report of the Commission appointed to present a copy of the Houdon statue of Washington to the government of Great Britain and Ireland.

The report is printed as House Document No. 6.

THE SPEAKER laid before the House the following from the State of South Dakota:

#### A CONCURRENT RESOLUTION

Requesting the Congress of the United States to enact national legislation to provide for government review and approval of moving picture film to be used in interstate commerce and showing to the public.

Be it resolved by the House of Representatives of the State of South Dakota (the Senate concurring):

Whereas, there is a widespread agitation for a better supervision of moving pictures which are to be shown in places of public amusement; and,

Whereas, there is now no government regulation for review and approval of such film to be transported in interstate commerce and shown to the public; and,

Whereas, state review and legislation interferes with and makes a burden on the local exhibitor instead of correcting the subject at the source of production; therefore, be it

Resolved, That we petition the Congress of the United States to enact such remedial legislation as will require the producers of all moving pictures calculated to be offered for transportation in interstate commerce and showing to the public to be reviewed by a legal board under authority of Congress to the end that all such films may have legal approval for public showing uniformly in public places of amusement within the States and Territories of the United States and not be subject to individual, local or State restriction.

Resolved, That the Secretary of State be instructed to send a copy of this memorial to each of the representatives from the State of South Dakota in the Congress of the United States and to the presiding officers of the House and Senate of the United States Congress, and to each legislative assembly now convened and in session in the various States of the United States.

CARL GUNDERSON,

*President of the Senate.*

A. B. BLAKE,

*Secretary of the Senate.*

C. O. BERDAHL,

*Speaker of the House.*

WRIGHT TARBELL,

*Chief Clerk of the House.*

#### A CONCURRENT RESOLUTION

Memorializing and inviting the legislative assemblies of the several States of the Union to co-operate in a thorough and practical investigation as to the cost of crop and live stock production.

Be it resolved by the Senate of the State of South Dakota (the House of Representatives concurring):

Whereas, the cost of production of farm products, including grain, live stock, poultry, dairy products, vegetables, fruits, hay, etc., ought to be a carefully considered factor in determining agricultural methods and plans; and,

Whereas, such costs, if known, would have a vital bearing upon the success and prosperity of the farmers of this State and of the Union; and,

Whereas, the determination of such costs of production, and normal observance of the conclusions drawn from such information, would result in a better balanced farm output, adjust farm land valuations on a basis of earning capacity, and bring about reasonable returns for money invested and labor performed; and,

Whereas, efforts heretofore put forth to ascertain such costs of production have been too largely theoretical and impractical; and,

Whereas, the Legislative Assembly of the State of South Dakota, now in regular session, contemplate adequate provision for a thorough and practical investigation as to such costs of production; therefore, be it

Resolved by the Senate of the State of South Dakota (the House of Representatives concurring), That the Legislative Assembly of the State of South Dakota hereby invites and requests the legislative assemblies of the several States of the Union, and particularly of our neighboring States and those other States principally engaged in and dependent upon agricultural pursuits, likewise to make adequate provisions for determining costs of production of farm products, and to co-operate with the State of South Dakota in securing information by use of which the business of farming and live stock raising may be placed upon a more known and exact foundation, and, so far as possible, the elements of chance and guesswork eliminated from farming methods, and also a basis determined upon which proper financial return may be intelligently and fairly estimated, and be it further

Resolved, That the Secretary of the Senate be and is hereby directed to transmit a certified copy of this resolution to the legislative assemblies of the several States of the Union.

CARL GUNDERSON,

*President of the Senate.*

A. B. BLAKE,

*Secretary of the Senate.*

C. O. BERDAHL,

*Speaker of the House.*

WRIGHT TARBELL,

*Chief Clerk of the House.*

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 11, 1922.

*Gentlemen of the General Assembly:*

Since the adjournment of the General Assembly on March 19, 1920, the Commonwealth of Virginia has sustained the loss by death of Hon. E. W. Saunders, judge of the Supreme Court of Appeals of Virginia. No appointment has been made to fill the vacancy occasioned by the death of Judge Saunders, and the attention of the General Assembly is called to this vacancy existing on the Supreme Court of Appeals.

I have appointed the following judges of courts of this Commonwealth since the last session of your honorable body, whose commissions expire at the end of thirty days after the commencement of the session of the General Assembly today, as required by the Constitution of Virginia:

Daniel Price Withers of Danville, to be judge of the corporation court of Danville, Virginia, from November 12, 1920, until thirty days after the convening of the General Assembly, to fill the vacancy caused by the resignation of Judge Edward Walton Brown.

Robinson Moncure of the city of Alexandria, to be judge of the corporation court of the city of Alexandria, from February 1, 1921, until thirty days after the convening of the General Assembly, to succeed himself. Judge Moncure was appointed judge of the corporation court of the city of Alexandria on May 24, 1920, for the unexpired term of eight years ending February 1, 1921, to fill the vacancy caused by the resignation of Judge Louis C. Barley.

Roy B. Smith of the city of Roanoke, to be judge of the court of law and chancery of the city of Roanoke, from April 29, 1921, until thirty days after the convening of the General Assembly, to fill the vacancy occasioned by the death of Judge Edward W. Robertson.

Richard McIlwaine, Jr., of the city of Norfolk, to be judge of the court of law and chancery of the city of Norfolk, from May 31, 1921, until thirty days after the convening of the General Assembly, to fill the vacancy occasioned by the death of Judge William B. Martin.

Archibald M. Aiken of Danville, to be judge of the seventh judicial circuit, from August 30, 1921, until thirty days after the convening of the General Assembly, to fill the vacancy occasioned by the death of Judge Hughes Dillard.

WESTMORELAND DAVIS,  
Governor.

THE SPEAKER laid before the House the following communication:

RICHMOND, VA., January 11, 1922.

HON. R. L. BREWER, JR.,  
*Speaker of the House of Delegates,*  
Richmond, Va.

HONORED SIR:

The College of William and Mary extends to you, the members of the House of Delegates and officers of the House a cordial invitation to visit the college on Saturday, January 14th, to attend the formal opening of the Marshall-Wythe school of government and citizenship.

Judge Alton B. Parker of New York city, will deliver the address.

The train leaves Main street station at 12:30 P. M. and returning leaves Williamsburg at 5:43 P. M. Luncheon will be served at 2 P. M. in the college dining-room.

A cordial invitation is also extended to every member of the House of



Delegates to bring any member of his family who may be with him in Richmond.

We hope that it will be the pleasure of the House of Delegates to visit the college on this occasion.

Respectfully yours,

J. A. C. CHANDLER,  
*President.*

MR. HENLEY offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That when the House adjourns on Friday it adjourn to meet at 12 o'clock noon on Monday, in order that the members, and members of their families with them in Richmond, may accept the invitation of the board of visitors and faculty of the College of William and Mary to visit the college on Saturday, January 14, 1922, at the formal opening of the Marshall-Wythe school of government and citizenship; which was agreed to.

Ordered that MR. HENLEY carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. LAYMAN, who informed the House that the Senate had agreed to the joint resolution.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. ADAMS: A bill to amend and re-enact sections 1, 6, 8, 9 and 21 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By MESSRS. ALFRED C. SMITH and WOODS: A bill to amend and re-enact section 3466 of the Code of Virginia.

To the Committee on Asylums and Prisons:

By MR. RODGERS: A bill providing for a commission on mental health.

To the Committee on Counties, Cities and Towns:

By MR. HALL: A bill authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies.

By MR. MAYO C. BROWN: A bill to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920.

To the Committee on Schools and Colleges:

By MR. HURT: A bill to direct the rector and visitors of the University of Virginia to establish the medical department of the

University, including schools of pharmacy and dentistry, at the city of Richmond, upon the unconditional transfer to them of the property of the Medical College of Virginia, subject only to its existing liabilities.

By MR. RODGERS: A bill providing for the appointment by the Governor of a commission to make an educational survey of the State's industrial schools, and providing appropriation for same.

To the Committee for Courts of Justice:

By MR. DEANS: A bill to amend and re-enact section 6438 of the Code of Virginia.

By MR. JAS. P. JONES: A bill to prohibit commitment to, or detention in, jail of any person for the non-payment of any fine and costs, or either, except in certain cases.

By MR. HALL: House joint resolution proposing amendment to section 34 of the Constitution of Virginia.

By MESSRS. HURT, HORSLEY, J. SINCLAIR BROWN and OZLIN: A bill to define and punish bank burglary.

By MR. ADAMS: A bill to amend and re-enact section 4439 of the Code of Virginia.

By MR. ALFRED C. SMITH: A bill to make it a misdemeanor to publish the name of any maid, woman, or woman-child, upon whom a rape or an attempt to ravish has been committed.

By MR. HALL: A bill to impose additional duties and confer additional powers upon the Attorney General; also to make an appropriation to enable him to comply with the provisions of this act.

By MR. MAYO C. BROWN: A bill to require persons sixteen years of age, or over, of sufficient earning capacity or income, to support their parents who are in destitute or necessitous circumstances and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920.

To the Committee on General Laws:

By MR. WRIGHT: A bill to prevent tenants of residential property in cities of the first class from vacating premises until notice is given to the board of health, and certificate obtained that premises have been inspected and found to be in satisfactory sanitary condition.

By MR. HALL: A bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; providing for inspection of such books, and prescribing punishment for failure to comply with this act.

By MR. HENLEY: A bill to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia.

By MR. HALL: A bill to amend and re-enact section 4719 of the Code of Virginia.

By MR. HALL: A bill to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918.

By MR. HENLEY: A bill to provide for the training and licensing of attendants for the sick under certain conditions.

By MR. MAYO C. BROWN: A bill to prohibit the dumping of dyestuffs, coal tar, extract, sawdust, tanbark, lime, refuse from gas houses, pulp or paper mills, mines or other industrial plants, or other deleterious substances in the waters of the State in quantities destructive to fish life, or disturbing the habits or propagation of fish inhabiting the same.

By MR. DEANS: A bill to provide for the inspection of gasoline, naphtha, benzine and other liquids and fluids used for heating and power purposes, and to provide for the expense of such inspection.

To the Committee on Special, Private and Local Legislation:

By MR. MAYO C. BROWN: A bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

By MESSRS. ALFRED C. SMITH and WOODS: A bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

By MESSRS. WOODS and ALFRED C. SMITH: A bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920.

By MESSRS. ALFRED C. SMITH and WOODS: A bill to amend and re-enact an act entitled an act to authorize the school board of Butts Road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

By MR. CLAUDE N. HOOVER: A bill to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith.

By MR. HENLEY: A bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Jr.

By MR. WRIGHT: A bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage.



By MESSRS. ALFRED C. SMITH and WOODS: A bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount.

By MESSRS. WOODS and ALFRED C. SMITH: A bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount.

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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#### THURSDAY, JANUARY 12, 1922.

Prayer by Rev. James Y. Fair, D. D., of Westminster Presbyterian church, Richmond, Va.

On motion of Mr. SMITH of *Norfolk county*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

MR. TAYLOR presented the report of the Legislative Commission for the Blind, which is printed as Senate Document No. 2.

MR. OWEN, member-elect from the county of Halifax, and MR. SHEPHERD, member-elect from the counties of Chesterfield and Powhatan, presented themselves at the Clerk's desk and took and subscribed the oaths required by the Constitution.

MR. SMITHEY offered the following resolution:

Whereas, the people of Virginia are opposed to additional taxation at this time, and during the present period of depression, favor the most rigid economy in the administration of the affairs of the State, consistent with good government; now, therefore, be it

Resolved by the House of Delegates of Virginia, That we pledge to the people of the State that we will not issue bonds for public road improvement at this session; which was agreed to—ayes, 76; nays, 16.

On motion of Mr. KEEZELL, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Ozlin, Owen, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Richards, Rodgers, Shepherd, Sinclair,

Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, St. Clair, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Young—76.

NAYS—Messrs. Bagby, Bright, Fletcher, Groome, Henley, Massey, Rew, Smith, Alfred C., Stinson, Story, Williams, Willis, Woodville, Woods, Wright, Mr. Speaker—16.

MR. SMITHEY moved to reconsider the vote by which the resolution was agreed to, which was rejected.

MR. WILLIS moved that when the House adjourn to-day, it adjourn to meet to-morrow at 10 o'clock A. M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. YOUNG: A bill to amend and re-enact sections 1, 5 and 8 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By MR. MAYO C. BROWN: A bill to amend and re-enact section 3505 of the Code of Virginia, and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State, certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in *scire facias* and other proceedings upon forfeited recognizances and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918.

By MR. GIBSON: A bill to amend and re-enact section 4814 of the Code of Virginia.

To the Committee on Currency and Commerce:

By MESSRS. PAGE, ISRAEL BROWN and EWELL: A bill to amend and re-enact sections 3613, 3614, 3615, 3626, 3640 and 3641 of the Code of Virginia.

To the Committee on the Chesapeake and its Tributaries:

By MR. EWELL: A bill to prohibit dredging for crabs in the waters of the Commonwealth.

By MR. EWELL: A bill to amend and re-enact section 3158 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. MAYO C. BROWN: A bill to amend and re-enact section 5986 of the Code of Virginia, as amended by acts approved January 29, 1920, and March 20, 1920.

By MR. MAYO C. BROWN: A bill to amend and re-enact section 5985 of the Code of Virginia.

By MR. SMITHEY: A bill prohibiting the appointment of any one to any office in any court who is related by affinity or consanguinity within the degree of first cousin to the judge of the court.

By MR. TYLER: A bill to amend and re-enact section 6348 of the Code of Virginia, as amended by an act approved March 19, 1920.

By MR. TAYLOR: A bill prohibiting the recordation of certain deeds, unless the next immediate source from which the particular grantor derived title be stated in the deed.

By MR. TYLER: A bill to amend and re-enact section 4784 of the Code of Virginia in relation to the ascertainment of the punishment in criminal cases tried by jury.

By MR. MAYO C. BROWN: A bill to amend and re-enact section 2 of an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

By MR. PRICE: A bill to amend and re-enact section 4902 of the Code of Virginia.

By MR. MAYO C. BROWN: A bill to amend and re-enact section 5379 of the Code of Virginia.

By MR. MAYO C. BROWN: A bill to amend and re-enact section 4902 of the Code of Virginia.

By MR. SMITHEY: A bill to provide under what circumstances a presumption of an original grant of land from the Commonwealth shall arise, and to declare the effect of such presumption.

By MR. SMITHEY: A bill to amend and re-enact section 6363 of the Code.

To the Committee on Counties, Cities and Towns:

By MR. C. R. WARREN: A bill to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth.

By MESSRS. HENLEY, COMMINS and HURT: A bill to authorize the Commissioier of Game and Inland Fisheries to permit *bona fide* owners of fox hounds, actually used for fox hunting, to release such hounds from confinement at any time.

To the Committee on Finance:

By MR. WILLIAMS: A bill to abolish the offices of assessors of lands and to impose upon commissioners of the revenue all the duties and confer upon such commissioners all the powers heretofore imposed or conferred upon land assessors.

By MESSRS. KEEZELL, C. N. HOOVER and W. C. HOOVER: A bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920.

By MESSRS. HURT and RODGERS: A bill to amend and re-enact an act entitled an act to amend and re-enact section 120 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and



to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, approved March 24, 1916.

To the Committee on General Laws:

By MR. TAYLOR: A bill to amend and re-enact section 1564 of the Code of Virginia.

To the Committee on Privileges and Elections:

By MR. PRICE: A bill to amend and re-enact section 90, chapter 10, of the Code of Virginia relating to new registration of voters.

To the Committee on Roads and Internal Navigation:

By MR. DEANS: A bill to amend and re-enact sections 3922 and 3923 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. MAYO C. BROWN: A bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

By MESSRS. PRICE and HADDON: A bill to amend and re-enact section 5930 of the Code of Virginia.

By MR. PRICE: A bill for the relief of W. J. Whitehurst.

By MR. SHEPHERD: A bill to annex to the county of Chesterfield a part of the county of Henrico.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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FRIDAY, JANUARY 13, 1922.

Prayer by Rev. James Y. Fair, D. D., of Westminster Presbyterian church, Richmond, Va.

On motion of MR. BOLTON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

MR. GRAHAM offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly convene in the hall of the House of Delegates on this day at 10:30 o'clock A. M. for the purpose of counting the vote cast on the 8th day of November, 1921, for

Governor, Lieutenant Governor, Attorney General, Secretary of the Commonwealth, and State Treasurer of the Commonwealth, respectively, and to declare who is elected, and that the following rules be adopted for the government of the joint assembly:

1. At the hour fixed for the meeting of the joint assembly the Senators, accompanied by the PRESIDENT and Clerk of the Senate, shall proceed to the hall of the House of Delegates and shall be received by the delegates standing; appropriate seats shall be assigned to the Senators by the sergeant-at-arms of the House.

2. THE SPEAKER of the House of Delegates shall be the presiding officer at the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the PRESIDENT of the Senate, or in case of his absence by such member of the joint assembly as THE SPEAKER may designate.

3. The sergeant-at-arms, doorkeepers and pages of the House shall act as such for the joint assembly.

4. The Clerk of the House shall be the clerk of the joint assembly, and shall be assisted by the Clerk of the Senate.

5. The rules of the House of Delegates, as far as applicable, shall be the rules of the joint assembly.

6. When the joint assembly meets to count the vote for Governor, Lieutenant Governor, Attorney General, Secretary of the Commonwealth and State Treasurer, respectively, THE SPEAKER of the House of Delegates shall open the returns from the several counties and corporations, and as each county or corporation is announced a Senator and Delegate be appointed by THE SPEAKER of the House of Delegates, who shall receive said returns and count the votes. They shall deliver the result to the Clerk of the House of Delegates, who shall embody the several results in a general statement. Thereupon a committee of one Senator and one Delegate shall add up the entire vote for Governor, Lieutenant Governor, Attorney General, Secretary of the Commonwealth and State Treasurer, respectively, and THE SPEAKER of the House of Delegates shall announce and declare thereupon who is elected.

7. In calling the roll of the joint assembly the names of the Senators shall be called first, in alphabetical order, and then the names of the Delegates in like order, except the name of THE SPEAKER of the House of Delegates shall be called last.

8. If when the joint assembly meets it shall be ascertained that a majority of each house is not present, the joint assembly may take measures to secure the attendance of the absentees or adjourn until the succeeding day, as a majority of those present may determine.

9. When the joint assembly adjourns the Senators, accompanied by the PRESIDENT and Clerk of the Senate, shall return to their chamber, and the business of the House shall proceed in the same order as when interrupted by the entrance of the Senators; which was agreed to.

Ordered that MR. GRAHAM carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to the joint resolution.

The hour of 10:30 o'clock A. M. having arrived, being the time fixed for the meeting of the General Assembly to count the votes for Governor, Lieutenant Governor, Attorney General, Secretary of the Commonwealth and State Treasurer, the Senate repaired to the hall of the House of Delegates and was received by the Delegates standing.

The roll of the Senate was called and the following Senators responded to their names:

Messrs. Andrews, Booker, Byrd, Cannon, Corbitt, Crockett, Dickerson, Dodson, Early, Epes, Ferguson, Garrett, Goode, Goolrick, Gravatt, Gunn, Hassinger, Hening, Holt, Hyatt, Jeffreys, Loth, Mapp, Miller, Mills, Mitchell, Oliver, Parsons, Robertson, Russell, Sergeant, Vaughan, Woodson—33.

There were thirty-three Senators present.

The roll of the House of Delegates was called and the following Delegates responded to their names:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Richards, Smith, Alfred C., Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Willis, Woods, Wright, Young, Mr. Speaker—74.

There were seventy-four Delegates present.

THE SPEAKER laid before the joint assembly the following communication:

COMMONWEALTH OF VIRGINIA,  
OFFICE OF SECRETARY OF THE COMMONWEALTH,  
RICHMOND, January 11, 1922.

*To the Honorable the Clerk of the House of Delegates:*

As required by law, I herewith respectfully transmit the vote for Governor, Lieutenant Governor, Secretary of the Commonwealth, Attorney General and State Treasurer. Also expense accounts as far as the same have been filed.

Very respectfully,

B. O. JAMES,  
*Secretary of the Commonwealth.*

THE SPEAKER then, in the presence of the Senate and House of Delegates, proceeded to open the returns of the election.

THE SPEAKER appointed MESSRS. OLIVER of the Senate and PRATT of the House to receive and count the joint vote and to add up the vote as embodied in the statement by the Clerk of the House.

The vote is as follows:



# Returns of the Election for Governor and Lieutenant Governor, Attorney General, Secretary of the Commonwealth and State Treasurer

COUNTIES AND CITIES	GOVERNOR				LIEUTENANT GOVERNOR			ATTORNEY GENERAL			SECRETARY OF THE COMMONWEALTH			STATE TREASURER			
	Henry W. Anderson	John P. Goodman	Mrs. George Custis	John Mitchell, Jr.	J. E. West	John H. Hassinger	H. Adolph Muller	Theodore Nash	John R. Saunders	Harry K. Wolcott	J. Thomas Newcome	B. O. James	T. X. Parsons	F. V. Bacchus	Charles A. Johnston	J. W. Flanagan	Thomas E. Jackson
Accomac.....	1,918			18	1,922	401	5	29	1,909	412	34	1,961	392	27	1,855	390	4
Albemarle.....	1,389			28	1,421	414	12	64	1,412	414	35	1,440	379	40	1,391	391	61
Alleghany.....	752			64	777	680	10	68	768	707	77	1,812	686	74	759	710	87
Amelia.....	521			1	523	147	2	4	522	161	5	525	150	3	518	158	6
Amherst.....	1,006			15	1,011	57	2	13	999	65	17	1,011	132	18	990	132	27
Appomattox.....	891			2	890	117	1	3	889	119	3	896	123	4	882	123	4
Arlington.....	135			1	899	564	11	61	890	580	71	739	546	75	918	538	90
Augusta.....	882			53	899	564	11	93	890	580	71	739	546	75	918	538	90
Bath.....	1,719			70	1,758	1,259	11	93	1,766	1,264	101	1,817	1,133	94	1,681	1,232	126
Berkley.....	388			10	399	377	5	11	396	376	14	411	278	13	383	382	24
Bedford.....	396			10	399	377	5	11	396	376	14	411	278	13	383	382	24
Bland.....	274			27	1,494	229	4	32	1,472	246	30	1,523	228	45	1,440	239	56
Bland.....	445			4	444	388	4	9	442	408	23	1,621	424	12	436	438	12
Botetourt.....	1,416			1	1,508	1,339	6	10	1,615	1,350	10	1,621	1,360	10	1,595	1,360	12
Brunswick.....	914			13	1,508	1,339	6	10	1,615	1,350	10	1,621	1,360	10	1,595	1,360	12
Buchanan.....	55			11	672	30	7	5	679	732	22	860	736	10	671	773	17
Buckingham.....	709			61	832	241	7	49	805	260	70	822	245	56	754	272	68
Campbell.....	1,072			20	1,100	111	8	22	1,082	121	24	1,093	104	38	1,072	113	42
Caroline.....	732			30	766	89	12	31	752	104	36	770	86	36	713	98	57
Carroll.....	1,813			5	1,737	2,087	16	18	1,749	2,125	28	1,743	2,207	18	1,712	1,241	42
Charles City.....	146			21	156	27	2	13	152	30	25	157	28	17	146	22	19
Charlotte.....	1,206			53	1,230	217	4	13	1,216	1,115	15	1,228	228	11	1,204	217	27
Chesterfield.....	1,286			23	1,310	291	17	24	1,336	282	43	1,344	278	38	1,298	299	44
Clarke.....	623			2	647	49	2	6	605	73	11	630	57	7	601	60	21
Craig.....	456			2	455	254	1	4	459	270	8	466	272	8	452	271	6
Culpeper.....	833			7	840	212	8	17	844	218	27	869	210	17	825	214	34
Cumberland.....	468			1	463	115	6	4	456	119	6	501	113	5	418	147	17
Dickenson.....	975			2	914	728	12	12	895	829	17	917	834	24	883	817	21
Dinwiddie.....	711			5	731	121	2	7	725	121	10	739	106	5	711	119	9
Elizabeth City.....	688			3	718	155	10	31	721	117	37	738	152	35	724	156	36
Essex.....	165			8	163	40	4	10	327	43	13	326	36	11	301	48	16
Fairfax.....	285			19	313	40	4	10	327	43	13	326	36	11	301	48	16
Fauquier.....	1,491			2	1,487	703	14	23	1,482	715	29	1,503	686	34	1,445	712	50
Floyd.....	1,541			4	1,532	419	4	15	1,526	434	21	1,553	417	16	1,511	416	21
Frederick.....	552			15	555	1,035	4	19	575	1,063	26	577	1,058	24	579	1,082	27
Fluvanna.....	490			6	508	1,173	4	6	498	1,178	11	526	1,170	8	477	187	15

Franklin.....	1,374	1	6	2,161	1,324	6	9	2,175	1,223	8	2,176	1,361	3	2,144	1,335	18
Frederick.....	1,621	2	1	1,252	571	2	4	1,233	593	12	1,280	579	7	1,240	579	16
Giles.....	1,137	1	4	1,123	673	6	4	1,126	683	18	1,141	674	13	1,113	710	22
Gloucester.....	1,561	1	44	579	189	6	44	1,264	688	45	1,500	674	43	1,162	900	47
Gocchland.....	1,519	1	54	579	134	12	35	359	141	28	594	117	24	526	139	47
Grocydon.....	2,188	2	2,129	2,092	1,919	2	2	2,123	1,167	23	2,052	2,362	12	2,074	2,163	23
Greene.....	304	345	1	303	303	2	1	298	318	4	310	304	1	294	309	36
Greenville.....	488	94	26	525	52	3	23	512	64	34	510	32	31	475	766	127
Halifax.....	2,170	304	114	218	247	9	112	2,211	256	121	2,221	204	12	2,173	206	17
Hanover.....	804	207	1	843	136	19	20	863	138	36	872	114	33	797	164	16
Henrico.....	816	379	23	861	317	37	24	888	321	31	902	305	34	823	343	74
Henry.....	1,065	616	27	963	534	7	22	1,063	547	41	1,089	575	30	1,057	555	47
Highland.....	452	467	1	438	455	10	3	425	465	6	457	454	4	422	456	25
Isle of Wight.....	753	139	4	781	104	1	5	759	129	8	779	114	3	770	116	6
James City.....	223	63	2	239	54	2	2	241	53	6	244	5	5	228	98	7
King George.....	223	193	6	228	164	4	10	244	182	9	242	182	8	229	178	17
King and Queen.....	337	117	1	345	96	7	10	374	89	10	368	88	9	346	91	20
King William.....	403	135	56	407	111	16	36	431	116	49	427	112	45	400	119	53
Lancaster.....	529	118	29	582	177	4	25	583	68	29	587	69	23	525	75	32
Lee.....	1,572	1,820	1	1,553	1,749	3	15	1,522	1,739	28	1,544	1,808	28	1,515	1,816	37
Loudoun.....	1,980	765	16	1,958	722	3	28	2,012	746	47	2,049	723	27	2,000	731	30
Louis.....	803	435	35	843	366	12	28	819	374	39	839	375	27	780	424	45
Lunenburg.....	605	122	2	637	79	2	4	596	81	9	644	71	10	612	80	13
Ludson.....	558	431	1	577	318	2	18	561	221	553	503	294	14	553	300	46
Mathews.....	651	162	6	667	138	4	1	646	150	2	663	144	3	617	138	7
Mecklenburg.....	1,385	235	29	1,430	170	3	12	1,408	204	22	1,445	188	13	1,388	204	21
Middlesex.....	458	418	27	464	97	1	23	514	91	50	494	100	20	466	106	27
Montgomery.....	1,283	1,167	2	1,246	1,153	3	3	1,238	1,162	37	1,284	1,132	33	1,343	1,107	7
Namonomond.....	505	553	41	560	47	2	1	556	47	4	557	42	2	557	42	7
Nelson.....	1,174	323	23	1,218	297	2	39	1,183	304	47	1,210	289	47	1,169	295	50
New Kent.....	1,160	66	6	1,177	52	4	19	1,185	49	22	1,190	50	14	1,178	50	19
New Norfolk.....	268	95	1	268	197	9	112	1,849	339	13	1,947	211	18	1,919	211	35
Northampton.....	920	89	100	941	71	6	6	954	75	84	951	73	104	936	71	110
Northumberland.....	546	92	73	561	75	6	11	554	84	76	566	84	72	551	77	84
Notoway.....	851	134	13	866	107	2	14	857	113	23	895	108	11	849	119	16
Orange.....	791	251	13	789	237	2	11	759	221	17	774	236	16	742	251	18
Page.....	835	910	4	927	685	9	13	911	721	21	958	708	20	882	686	47
Patrick.....	1,423	1,133	2	1,351	1,024	10	15	1,288	1,065	10	1,380	1,092	6	1,399	1,060	12
Pittsylvania.....	2,369	681	23	2,406	599	7	21	2,345	605	28	2,382	617	31	2,354	611	29
Powhatan.....	251	185	26	269	123	2	21	271	72	46	270	76	41	260	80	43
Prince Edward.....	809	138	34	808	123	1	18	780	126	23	809	123	25	770	130	24
Prince George.....	341	111	20	378	71	2	13	369	57	24	382	76	16	359	75	23
Princess Anne.....	545	42	555	555	27	1	1	536	54	3	570	22	3	533	30	6
Prince William.....	770	302	21	770	276	7	20	778	281	24	788	271	20	763	273	26
Pulaski.....	1,854	1,256	2	1,824	1,152	7	12	1,818	1,191	21	1,832	1,200	13	1,792	1,268	15
Rappahannock.....	483	108	5	468	97	1	8	461	104	6	467	130	1	440	135	5
Richmond.....	233	153	2	249	132	1	16	261	136	20	264	130	14	244	140	20
Roanoke.....	895	451	3	902	396	6	16	906	413	49	908	391	90	909	401	49
Rockbridge.....	1,358	996	2	1,395	924	9	78	1,388	948	49	1,409	975	32	1,401	951	93
Rockingham.....	2,188	2,004	23	2,253	1,860	12	36	2,287	1,925	53	2,315	1,882	33	2,249	1,806	93
Russell.....	1,645	1,152	3	1,602	1,079	21	14	1,580	1,137	38	1,635	1,126	33	1,586	1,116	27

## Returns of the Election for Governor and Lieutenant Governor, Etc.—Continued.

COUNTIES AND CITIES	GOVERNOR				LIEUTENANT GOVERNOR				ATTORNEY GENERAL			SECRETARY OF THE COMMONWEALTH				STATE TREASURER		
	E. Lee Trinkle	Henry W. Anderson	John P. Goodman	Mrs. George Custis	John Mitchell, Jr.	J. E. West	John H. Hassinger	H. Adolph Muller	Theodore Nash	John R. Saunders	Harry K. Wolcott	J. Thomas Newcome	B. O. James	T. X. Parsons	F. V. Bacchus	Charles A. Johnston	J. W. Flanagan	Thomas E. Jackson
Scott.....	1,536	2,109	1	4	8	1,522	1,892	17	25	1,410	1,917	63	1,517	1,969	54	1,452	1,955	82
Shenandoah.....	2,345	2,225	2	3	19	2,374	2,216	13	24	2,379	2,332	37	2,391	2,300	39	2,385	2,295	59
Smyth.....	1,344	1,361	.....	.....	.....	1,316	1,338	4	10	1,326	1,299	31	1,329	1,353	24	1,298	1,305	30
Southampton.....	1,335	1,178	2	1	17	1,399	1,115	.....	16	1,357	1,44	19	1,409	1,113	11	1,358	1,25	35
Spotsylvania.....	391	233	.....	.....	12	401	196	7	10	399	214	21	430	184	14	398	195	24
Stafford.....	634	458	2	1	2	587	429	7	7	612	458	6	629	436	10	620	438	16
Sturry.....	389	73	.....	.....	17	418	45	1	16	349	61	32	420	48	15	388	56	28
Sussex.....	616	68	1	1	17	652	36	.....	13	634	37	24	641	38	17	614	50	22
Tazewell.....	1,259	1,368	6	2	35	1,256	1,190	31	53	1,229	1,277	98	1,251	1,242	111	1,207	1,234	121
Warren.....	717	331	2	.....	1	757	1,341	6	17	592	259	27	610	230	17	599	242	56
Warwick.....	155	26	.....	.....	16	158	25	.....	17	160	26	17	165	23	15	163	24	16
Washington.....	2,274	2,164	2	4	16	2,155	2,234	6	20	2,248	2,170	61	2,292	2,138	67	2,216	2,129	76
Westmoreland.....	321	64	.....	.....	43	327	48	4	11	327	58	10	344	45	9	325	52	17
Wise.....	2,771	2,632	6	.....	12	2,645	2,424	28	55	2,619	2,535	106	2,692	2,552	97	2,623	2,617	94
Wythe.....	1,961	1,791	1	1	3	1,915	1,744	11	23	1,901	1,766	51	1,878	1,844	37	1,848	1,766	47
York.....	246	46	.....	.....	19	257	28	1	19	245	1,39	22	253	25	16	248	1,38	14
Total.....	97,602	54,983	176	149	1,940	98,351	49,948	682	2,169	97,529	51,420	3,097	99,644	51,066	2,664	96,503	51,396	3,604
CITIES																		
Alexandria.....	1,094	579	1	3	19	1,152	408	24	63	1,152	395	79	1,221	355	61	1,116	383	114
Bristol.....	886	262	1	.....	23	977	264	1	29	890	256	35	897	249	35	891	249	37
Buena Vista.....	286	225	.....	.....	6	308	200	5	5	306	205	7	319	202	8	308	202	13
Charlottesville.....	817	120	.....	.....	97	828	88	5	95	818	95	100	829	83	94	792	94	127
Clifton Forge.....	518	221	.....	.....	3	534	193	2	88	566	195	103	596	174	92	546	194	101
Danville.....	1,799	141	3	2	161	1,802	124	7	145	1,779	138	162	1,819	131	158	1,766	134	167
Fredericksburg.....	534	179	1	.....	37	550	133	7	24	530	143	41	575	131	39	524	143	43
Hampton.....	499	57	.....	.....	33	513	48	.....	24	511	58	31	515	46	30	501	49	31
Harrisonburg.....	627	586	1	3	84	651	513	14	77	651	542	97	696	528	95	643	536	116
Hopewell.....	240	139	3	.....	.....	303	73	2	4	263	99	17	288	82	12	229	114	21
Lynchburg.....	1,644	219	1	.....	148	1,703	160	8	135	1,682	164	158	1,696	156	163	1,638	177	161
Newport News.....	1,725	428	1	13	286	1,844	302	13	258	1,827	360	325	1,890	326	275	1,799	335	300
Norfolk.....	6,482	1,201	6	7	90	6,514	896	15	123	6,021	1,446	111	6,527	886	105	6,332	888	134



## Returns of the Election for Governor, Lieutenant Governor, Etc.—Continued.

CITIES	GOVERNOR					LIEUTENANT GOVERNOR				ATTORNEY GENERAL			SECRETARY OF THE COMMONWEALTH			STATE TREASURER		
	E. Lee Trinkle	Henry W. Anderson	John P. Goodman	Mrs. George Custis	John Mitchell, Jr.	J. E. West	John H. Hassinger	H. Adolph Muller	Theodore Nash	John R. Saunders	Harry K. Wolcott	J. Thomas Newcome	B. O. James	T. X. Parsons	F. V. Bacehus	Charles A. Johnston	J. W. Flanagan	Thomas E. Jackson
Petersburg.....	2,009	200	.....	4	124	1,945	151	19	114	1,878	188	145	1,918	149	136	1,826	177	157
Portsmouth.....	2,823	457	.....	16	89	2,893	355	11	156	2,782	533	115	2,974	371	86	2,872	377	117
Radford.....	639	325	.....	2	9	622	311	8	13	620	315	17	642	310	20	569	387	24
Richmond.....	11,864	3,073	.....	8	1,402	12,355	2,450	197	1,387	12,936	2,280	1,560	13,166	2,076	1,495	12,266	2,619	1,609
Roanoke.....	4,112	1,397	.....	10	174	4,288	1,019	37	200	4,231	1,098	236	4,370	979	234	4,184	1,104	264
South Norfolk.....	533	84	.....	2	4	530	66	5	9	512	109	8	544	69	11	523	75	14
Staunton.....	993	438	.....	1	185	1,041	365	8	184	947	401	197	984	387	200	962	398	220
Suffolk.....	725	84	.....	.....	15	756	16	1	11	710	88	21	737	63	21	714	64	21
Williamsburg.....	202	48	.....	.....	14	221	38	1	12	219	45	16	226	38	16	213	42	18
Winchester.....	753	487	.....	.....	6	809	418	4	11	794	434	21	847	426	14	748	415	50
Total.....	41,814	10,950	51	102	3,096	43,039	8,591	394	3,169	42,624	9,587	3,602	44,246	8,217	3,400	41,962	9,156	3,859
Aggregate.....	139,416	65,933	227	251	5,036	141,390	58,539	1,076	5,338	140,153	61,007	6,609	143,890	59,283	6,064	138,465	60,552	7,463

## Additional Vote for Governor:

Arlington—Harry St. George Tucker..... 1  
 Surry—Harry St. George Tucker..... 1  
 Sussex—Harry St. George Tucker..... 2

## Additional Vote for State Treasurer:

Gloucester—P. W. Smith, Jr..... 1

The committee subsequently reported as follows:

For Governor:

Whole number of votes cast	-	-	-	-	210,867
Of which E. Lee Trinkle received	-	-	-	-	139,416
Henry W. Anderson received	-	-	-	-	65,933
John P. Goodman received	-	-	-	-	227
Mrs. George Custis received	-	-	-	-	251
John Mitchell, Jr., received	-	-	-	-	5,036
Harry St. George Tucker received	-	-	-	-	4

For Lieutenant Governor:

Whole number of votes cast	-	-	-	-	206,343
Of which J. E. West received	-	-	-	-	141,390
John H. Hassinger received	-	-	-	-	58,539
H. Adolph Muller received	-	-	-	-	1,076
Theodore Nash received	-	-	-	-	5,338

For Attorney General:

Whole number of votes cast	-	-	-	-	207,859
Of which John R. Saunders received	-	-	-	-	140,153
Harry K. Wolcott received	-	-	-	-	61,007
J. Thomas Newcome received	-	-	-	-	6,699

For Secretary of the Commonwealth:

Whole number of votes cast	-	-	-	-	209,237
Of which B. O. James received	-	-	-	-	143,890
T. X. Parsons received	-	-	-	-	59,283
F. B. Bacchus received	-	-	-	-	6,064

For State Treasurer:

Whole number of votes cast	-	-	-	-	206,481
Of which Charles A. Johnston received	-	-	-	-	138,465
J. W. Flanagan received	-	-	-	-	60,552
Thomas E. Jackson received	-	-	-	-	7,463
P. W. Smith, Jr., received	-	-	-	-	1

Whereupon—

THE SPEAKER of the House of Delegates declared E. Lee Trinkle duly elected Governor of this Commonwealth for the term prescribed by law.

THE SPEAKER of the House of Delegates declared J. E. West duly elected Lieutenant-Governor of this Commonwealth for the term prescribed by law.

THE SPEAKER of the House of Delegates declared John R. Saunders duly elected Attorney General of this Commonwealth for the term prescribed by law.

THE SPEAKER of the House of Delegates declared B. O. James duly elected Secretary of the Commonwealth of this Commonwealth for the term prescribed by law.

THE SPEAKER of the House of Delegates declared Charles A. Johnston duly elected State Treasurer of this Commonwealth for the term prescribed by law.

On motion of MR. OLIVER, the joint assembly adjourned. Whereupon, the Senate repaired to its chamber.

The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MESSRS. OZLIN and LONG: A bill to provide for the gathering and compilation of agricultural statistics of the State.

By MESSRS. OZLIN, LONG and COMMINS: A bill to prevent the sale of inferior and worthless vegetable seed in the State of Virginia.

By MESSRS. OZLIN, LONG and COMMINS: A bill to require persons, firms and corporations engaged in the business of threshing of grain to keep accurate account of the amount of grain threshed by them, and to make reports thereof to the Commissioner of Agriculture and Immigration.

To the Committee on Asylums and Prisons:

By MESSRS. TAYLOR and WILLIS: A bill to amend and re-enact section 2073 of the Code of Virginia as amended by an act approved March 19, 1920.

To the Committee on General Laws:

By MR. JONES of *Highland*: A bill to amend and re-enact section 3594 of the Code of Virginia, as amended by an act approved March 20, 1920.

By MESSRS. PITTS, JONES of *Richmond city* and WILLIS: A bill to provide for the training of public health nurses, school nurses, and other social and public health workers, creating a commission for this purpose, and appropriating the sum of \$10,000.00 per annum for the work.

To the Committee on Roads and Internal Navigation:

By MESSRS. PITTS and SMITH of *Albemarle*: A bill imposing public duties on persons, firms, corporations and associations operating motor vehicles over the public highways and streets of the Commonwealth for the transportation of passengers and freight for a fare, charge and compensation, defining them as common carriers, and as such, public service corporations, and providing for the control and regulation thereof by the State Corporation Commission.

To the Committee on Special, Private and Local Legislation:

By MR. McCOTTER: A bill to authorize the school board of Templeton school district, in Prince George county, to borrow money, not to exceed \$18,000.00, for the purpose of paying off the



present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta.

By MR. McCOTTER: A bill to repeal section 5, chapter 67 of an act of assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell, and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000.00 into the State treasury.

On motion of MR. PITTS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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MONDAY, JANUARY 16, 1922.

Prayer by Rev. W. W. Weeks, D. D., of Grace Street Baptist church, Richmond, Va.

On motion of MR. ADAMS, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 13, 1922.*

The Senate has agreed to Senate joint resolution providing for an investigation of the State highway department, No. 1; in which they request the concurrence of the House of Delegates.

MR. NORRIS, the member-elect from Lancaster and Richmond counties, and MR. CHARLES F. SMITH, the member-elect from Dinwiddie county, presented themselves at the Clerk's desk and were duly sworn in as members of the House of Delegates, taking and subscribing the oaths required by the Constitution.

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 16, 1922.

*Gentlemen of the General Assembly:*

That a great American may be fittingly honored, a national committee of representative men and women has undertaken to establish the Woodrow Wilson Foundation through which public service will be encouraged and conspicuously recognized in this and future generations. A nation-wide appeal

for popular subscriptions for this foundation is to be conducted this week, beginning today at noon.

It is eminently fitting that a memorial tribute of this character to Virginia's most distinguished living son should have the official endorsement of the General Assembly of Virginia. I urge, therefore, that the Woodrow Wilson Foundation campaign in Virginia be given official sanction and the commendation of the General Assembly, and that "Wilson Hour," from twelve noon to one o'clock today, be observed by your honorable body in an appropriate way.

The ideals of Woodrow Wilson, who has given his all for the cause of human freedom and the liberalization of government throughout the world, should be perpetuated in the interests of democracy, public welfare, liberal thought and peace and justice. His idealism was the nation's war inspiration—the inspiration of idealism that led America into the World War to war against war. It was the cause for which men gave up their lives, and for which he, the Commander-in-Chief, himself, sacrificed his health. The idealism of Woodrow Wilson is a deathless ideal, and a challenge to autocracy and oppression through all the ages of the future. Today, out of the chaos of world reconstruction, the vision of Woodrow Wilson emerges more clearly than ever as the real hope of the world.

Virginia should take the lead in the establishment of the Woodrow Wilson Foundation, and should quickly and fully subscribe its quota of the fund. The endorsement of the General Assembly will insure and facilitate the accomplishment of this most worthy undertaking.

WESTMORELAND DAVIS,

Governor.

MR. BROWN of *Lynchburg* offered the following resolution:

Whereas, the hour from 12 o'clock noon to 1 o'clock P. M. this day has been designated "Wilson Hour," and the people have been asked to make suitable and proper commemoration of the ideals of democracy and freedom as enunciated by the great war president; therefore,

Resolved, That the time between 12:30 and 1 o'clock P. M. this day be set aside and made a special order for addresses upon this important subject; which was agreed to.

MR. BREWER offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the Clerk of the House of Delegates and Keeper of the Rolls be authorized to employ an expert typist for the enrollment of bills at this session of the General Assembly at the price of eight dollars per day, one-half to be paid by the House and one-half by the Senate, out of the contingent funds of the respective houses; which was agreed to.

Ordered that MR. HENLEY carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. MILLS, who informed the House that the Senate had agreed to the joint resolution.

MR. GRAHAM offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That there shall be appointed a joint committee, to consist of five members on the part of the Senate, including the president *pro tem.* of the Senate, and seven members on the part of the House of Delegates, which shall include THE SPEAKER of the House of Delegates,

which shall make suitable arrangements as may be best for the reception and induction into their respective offices of the Governor-elect and Lieutenant Governor-elect of Virginia; which was agreed to.

Ordered that Mr. GRAHAM carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by Mr. MAPP, who informed the House that the Senate had agreed to the joint resolution.

Mr. SMITHEY offered the following resolution:

Whereas, during recent years there have been fastened on the pay rolls of the State a number of offices, boards and commissions by no means essential to the real needs of the Commonwealth; and,

Whereas, the advocacy of the abolition of such useless offices, boards and commissions makes the patron of any bill for that purpose in the General Assembly unpopular with those who are alone enjoying the benefits of said offices; and,

Whereas, the members of the General Assembly should all share in unpopular as well as popular duties under their oath of office; now, therefore, be it

Resolved by the House of Delegates of Virginia, That we go on record as favoring the abolition of every office of the State, the duties of which can be merged with some other office or distributed among the other departments, or which can safely be abolished; which was agreed to.

Mr. SMITHEY moved to reconsider the vote by which the resolution was agreed to; which was agreed to.

Mr. SMITHEY moved to amend by inserting in line 1, after "whereas" the words: "it has been charged"; which was agreed to.

The resolution as amended was agreed to.

The hour of 12:30 o'clock P. M. having arrived—special order—"Wilson Hour" was observed.

The following members addressed the House:

Mr. BONDURANT of *Prince Edward*.

Mr. BROWN of *Lynchburg*.

Mr. HURT of *Nottoway*.

Mr. HENLEY of *Williamsburg*.

Mr. TURNER of *Bedford*.

Mr. BOLTON of *Botetourt*.

Mr. SMITH of *Northumberland*.

Mr. ADAMS of *Halifax*.

Mr. WRIGHT of *Portsmouth*.

THE SPEAKER announced the following standing committees:

*Privileges and Elections*—Messrs. Willis, Commins, Turner, Hall, Horsley, Ramsey, Story, Smith of *Alexandria*, Keezell, Richards, DeFriece, Groome, Hicks of *Lee*.

*Courts of Justice*—Messrs. Price, Gordon, Ozlin, Deans, Carter, Gibson, Brown of *Lynchburg*, Diggs, Campbell, Farrier, Boatwright, DeFriece, Page, McCotter, Jones of *Highland*, Adams, Smithey.

*Schools and Colleges*—Messrs. Williams, Fuller, Stuart, Wilkins,



Bondurant, Smith of *Albemarle*, Warren, C. R., Carpenter, Patterson, Smithey, Horner, Fletcher, Koger.

*General Laws*—Messrs. Norris, Taylor, Haddon, Sinclair, Smith of *Northumberland*, Young, Bolton, Carpenter, Warren, C. R., McNutt, Jones of *Richmond city*, McCaleb, Fletcher.

*Roads and Internal Navigation*—Messrs. Commins, Bowles, Henley, Brown of *Roanoke county*, Story, Gibson, Hicks of *Campbell*, Ewell, Stuart, Graham, Trolinger, Pitts, Bright, Hoover of *Rockingham*, St. Clair, Woodville, Eller.

*Finance*—Messrs. Fuller, Owen, Rew, Ramsey, Hall, Hurt, Brown of *Lynchburg*, Shepherd, Nottingham, Rodgers, Moffett, Jeffreys, Keezell, Bagby, Smith of *Alexandria*, Smith of *Norfolk county*, Craft.

*Claims*—Messrs. Smith of *Albemarle*, Ramsey, Young, Trolinger, Warren, B. S., Adams, Bagby, Brown of *Norfolk city*, DeFriece, Fletcher, Graham, Henderson, Craft.

*Militia and Police*—Messrs. Stuart, Taylor, Brown of *Lynchburg*, Diggs, Hurt, Moffett, Nottingham, Anderson, Bright, Ford, Prince, Smith of *Norfolk county*, Craft.

*Asylums and Prisons*—Messrs. Taylor, Smith of *Dinwiddie*, Hicks of *Campbell*, Rodgers, Massey, Prince, Bright, Graham, Brown of *Norfolk city*, Koger, Long, Ramey, Hicks of *Lee*.

*Labor and the Poor*—Messrs. Bowles, Owen, Bolton, Massey, Shepherd, Hoover of *Shenandoah*, Horner, Hylton, Jones of *Highland*, McCaleb, Keen, Koger, Hicks of *Lee*.

*Public Property*—Messrs. Bondurant, Brown of *Roanoke county*, Carpenter, Gray of *Washington*, Gray of *Gloucester*, Hoover of *Shenandoah*, McCaleb, McCotter, McLean, Patterson, Pratt, Snell, Eller.

*Currency and Commerce*—Messrs. Ozlin, Groome, Horsley, Wilkins, Smith of *Norfolk county*, Stuart, Pitts, Adams, Bagby, Farrier, McCotter, Richards, Stinson.

*Agriculture and Mining*—Messrs. Turner, Williams, Smith of *Dinwiddie*, Moffett, Story, Bondurant, Pratt, Jeffreys, Snell, Hoover of *Rockingham*, Long, Henderson, Hylton, Keen, Ramey, Warren, B. S., Beatie.

*Manufactures and Mechanic Arts*—Messrs. Smith of *Dinwiddie*, Bowles, Hall, Carpenter, Hicks of *Campbell*, Nottingham, Hoover of *Rockingham*, Hylton, Keezell, Koger, Page, Trolinger, Hicks of *Lee*.

*Counties, Cities and Towns*—Messrs. Sinclair, Price, Ewell, Gray of *Washington*, Wright, Woods, Bagby, Jones of *Highland*, Dotson, Ford, Gray of *Gloucester*, Henderson, Hylton, Keen, McLean, Brown of *Norfolk city*, Stinson.

*Officers and Offices at the Capitol*—Messrs. Haddon, Turner, Willis, Young, Ramey, Hoover of *Rockingham*, Jeffreys, Jones of *Highland*, Long, Patterson, Pratt, Page, Eller.

*Executive Expenditures*—Messrs. Young, Turner, Diggs, Gray of *Washington*, Hicks of *Campbell*, Massey, Horner, Jones of *Rich-*

*mond city*, McCaleb, McLean, Richards, Smith of *Norfolk county*, Smithey.

*Retrenchment and Economy*—Messrs. Hall, Norris, Smith of *Albemarle*, Warren, C. R., Bondurant, Ewell, Hurt, McNutt, Campbell, Dotson, Ford, Hoover of *Shenandoah*, Beatie.

*Federal Relations and Resolutions*—Messrs. Owen, Sinclair, Carter, Ozlin, Gibson, Gordon, Haddon, DeFriece, Farrier, Fletcher, Graham, Keezell, Eller.

*Enrolled Bills*—Messrs. Ramsey, Owen, Price, Smith of *Albemarle*, Warren, C. R., Moffett, Deans, Gray of *Gloucester*, Woodville, Henderson, Smith of *Alexandria*, Woods, Stinson.

*Immigration*—Messrs. Prince, Gordon, Taylor, Rew, Sinclair, Smith of *Northumberland*, Wright, St. Clair, Jeffreys, Keen, Long, McLean, Ramey.

*Chesapeake and Its Tributaries*—Messrs. Rew, Commins, Norris, Henley, Deans, Ewell, Nottingham, Groome, Diggs, Smith of *Northumberland*, Woods, Page, Gray of *Gloucester*.

*Insurance and Banking*—Messrs. Gordon, Hurt, Willis, Bolton, Gray of *Washington*, Massey, Smith of *Northumberland*, Jones of *Richmond city*, Farrier, St. Clair, Woodville, Dotson, Ford.

*Appropriations*—Messrs. Brown of *Roanoke county*, Henley, Deans, Bowles, Prince, McNutt, Haddon, Horsley, Groome, Wilkins, Pitts, Tyler, Snell, Horner, Hoover of *Shenandoah*, Anderson, Wright.

*Moral and Social Welfare*—Messrs. Brown of *Lynchburg*, Williams, Ozlin, McNutt, Bolton, Wilkins, Warren, B. S., Rodgers, Jones of *Richmond city*, Patterson, Adams, Richards, Beatie.

*House Expenses*—Messrs. Dotson, Fuller, Norris, Campbell, Craft.

*Rules*—Mr. Speaker, Messrs. Willis, Price, Henley, Carter.

*Confirmations*—Messrs. Shepherd, Anderson, Tyler, Brown of *Norfolk city*, Beatie.

*Library*—Messrs. Tyler, Smith of *Dinwiddie*, Williams, Boatwright, Anderson.

*Printing*—Messrs. Horsley, Bright, Boatwright.

*Special, Private and Local Legislation*—Messrs. Carter, Gibson, Boatwright, McCotter, Pratt, Campbell, Stinson.

THE SPEAKER laid before the House—

No. 1. Senate joint resolution providing for an investigation of the State highway department, which, on the motion of Mr. OZLIN, was passed by.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. GORDON: A bill to amend and re-enact section 3435 of the Code of Virginia, as amended by an act approved February 27, 1920.

By MR. GORDON: A bill to amend and re-enact section 3437 of

the Code of Virginia, as amended by an act approved March 19, 1920.

By MR. GORDON: A bill to amend and re-enact section 3465 of the Code of Virginia, as amended by an act approved March 19, 1920.

By MR. GORDON: A bill to amend and re-enact section 3434 of the Code of Virginia, as amended by an act approved March 19, 1920.

By MR. GORDON: A bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia, as amended by an act approved March 16, 1920.

By MR. GORDON: A bill to amend and re-enact section 3510 of the Code of Virginia, as amended by an act approved March 18, 1920.

By MR. GORDON: A bill to amend and re-enact section 2773 of the Code of Virginia, as amended by an act approved March 2, 1920.

By MESSRS. DEANS, EWELL, BROWN *of Lynchburg* and HENLEY: A bill to amend and re-enact section 3466 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. GORDON: A bill to amend and re-enact section 3484 of the Code of Virginia, as amended by an act approved March 25, 1920.

By MR. GORDON: A bill to amend and re-enact section 6363 of the Code of Virginia.

By MR. GORDON: A joint resolution proposing amendment to section 91 of the Constitution of Virginia.

By MR. DOTSON: A bill to amend and re-enact section 6348 of the Code of Virginia, as amended by an act approved March 19, 1920.

By MR. DOTSON: A bill to amend and re-enact section 5887 of the Code of Virginia, and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920.

By MESSRS. SMITH *of Norfolk county* and WOODS: A bill to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties.

By MR. GORDON: A bill to amend re-enact sections 5161 and 5339 of the Code of Virginia.

By MR. GORDON: A bill to amend and re-enact section 6209 of the Code of Virginia.

By MR. GORDON: A joint resolution proposing amendments to sections 96 and 99 of the Constitution of Virginia.

To the Committee on Counties, Cities and Towns:

By MR. GORDON: A bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920.



By MESSRS. HICKS *of Lee* and CRAFT: A bill to prohibit the use of fish berries, lime or giant powder, dynamite or other explosive substances, or any poisonous substance for the destruction of fish in the watercourses of this State.

By MR. STINSON: A bill to amend and re-enact section 4445 of the Code of Virginia.

By MR. HENLEY: A bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise, except with traps.

By MR. RODGERS: A bill to prohibit the sale of deer in this State.

By MR. RODGERS: A bill to provide for a closed season on squirrels in this State.

By MR. STINSON: A bill to amend and re-enact section 9 of an act entitled an act to amend and re-enact an act to prevent damage and injuries by dogs, and to provide compensation to the owners of stock so injured; to provide for license on dogs, and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918, approved March 22, 1920.

To the Committee on Chesapeake and Its Tributaries:

By MR. DEANS: A bill to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920.

To the Committee on Currency and Commerce:

By MR. GIBSON: House joint resolution requesting the officers of the Virginia Pilots' Association to furnish each house of the General Assembly certain information.

To the Committee on Finance:

By MR. RICHARDS: A bill to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by the same.

By MR. GORDON: A bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916; March 9, 1918, and March 25, 1920.

By MR. GORDON: A bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, as amended by an act approved March 25, 1920.

By MR. GORDON: A bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal section 2226 and 2227 of the Code of Virginia.

By MESSRS. McCOTTER, HICKS of *Campbell* and SNELL: A bill to amend and re-enact section 2410 of the Code of Virginia.

To the Committee on General Laws:

By MR. FULLER: A bill to amend and re-enact sections 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595, and to repeal section 1591 of the Code of Virginia.

By MR. DOTSON: A bill to amend and re-enact section 1641 of the Code of Virginia.

To the Committee on Labor and the Poor:

By MESSRS. McCOTTER, HADDON and PAGE: A bill to protect the lives and health and morals of women and minor workers, and to establish a minimum wage commission and define its powers and duties, and to provide for the fixing of minimum wages for such workers, and to provide penalties for the violation of this act; also making an appropriation to carry into effect its provisions.

To the Committee on Roads and Internal Navigation:

By MR. RICHARDS: A bill to amend and re-enact sections 3, 5 and 6 of an act entitled an act to amend and re-enact an act entitled an act to provide for State money aid, in addition to convict labor, for the improvement of public roads, approved February 25, 1908, as amended and re-enacted by an act approved February 25, 1910, and as further amended and re-enacted by an act approved February 29, 1916, approved March 27, 1918, as amended by an act approved September 9, 1919.

By MR. GIBSON: A bill to regulate license fees and the operation of motor vehicles to be used in public transportation of freight or passengers for hire, operating over the State, State aid, and county improved roads in the State of Virginia, to provide for the disposition of such fees and for the penalties for the violation of this act.

By MR. McCOTTER: A bill to regulate the use of lights on vehicles in operation or at rest on the public highways.

By MR. WILLIS: A bill to amend and re-enact section 3958 of the Code.

By MR. WILLIS: A bill to require persons traveling on a public highway in any motor vehicle to stop before crossing railroad tracks at grade, and providing penalties.

To the Committee on Schools and Colleges:

By MR. WILLIAMS: A bill to provide for the compulsory education of children between the ages of seven and sixteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve

years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918.

To the Committee on Special, Private and Local Legislation:

By MR. GORDON: A bill to amend and re-enact section 3192 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2105 of the Code of Virginia in relation to fish ladders, as amended by an act approved March 5, 1900, approved March 16, 1918, as relates to Louisa county.

By MR. McCALEB: A bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto.

By MR. STINSON: A bill to prohibit horse-swapping within ten miles of an association held by Regular Baptist, Missionary Baptist, or Primitive Baptist churches.

By MESSRS. SMITH of *Norfolk county* and WOODS: A bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

By MR. GIBSON: A bill to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on Road No. 6, in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern Turnpike road.

By MR. STINSON: A bill for the protection of fish in Buchanan county.

By MR. ADAMS: A bill making an appropriation to the county school board of Halifax county to be used in employing teachers for the Cuban tribe of Indians in said county.

On motion of MR. TURNER, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*



TUESDAY, JANUARY 17, 1922.

Prayer by Rev. W. W. Weeks, D. D., of Grace Street Baptist church, Richmond, Va.

On motion of MR. ANDERSON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

HON. RICHARD L. BREWER, JR., *Speaker,*  
*House of Delegates,*  
*Richmond, Va.*

DEAR COLONEL BREWER:

I am directed by the board of directors of The Penitentiary to extend, through you, a cordial invitation to the members of the House of Delegates and their friends to visit The Penitentiary on Thursday afternoon, January 19, 1922, at three o'clock.

It will be greatly appreciated by the board of directors and management of The Penitentiary if you would bring this to the attention of the House of Delegates.

Respectfully,  
LEROY HODGES, *President,*  
*Board of Directors of The Penitentiary.*

No. 1. Senate joint resolution providing for an investigation of the State highway department, was, on motion of MR. OZLIN, referred to the Committee on Roads and Internal Navigation.

MR. SMITHEY offered the following resolution:

Be it resolved by the House of Delegates (the Senate concurring), That a committee of nine, five from the House of Delegates, and four from the Senate, be forthwith appointed by THE SPEAKER of the House of Delegates and the PRESIDENT of the Senate, respectively, which said committee shall investigate and report to the General Assembly what offices, boards, and commissions of the State, if any, can be merged with other offices, boards and commissions, or can be safely abolished, without detriment to the efficiency of any department of the State government and whether any officers, or members of boards or commissions are drawing pay from the State out of proportion to the just value of their services, or not commensurate with the decrease in the cost of living or the deflation of capital.

Be it further resolved, That the said committee shall report its findings to the General Assembly on or before the first day of February, 1922, and shall prepare and introduce in the House of Delegates and the Senate bills and amendments to the State Constitution designed to carry its recommendations into effect; which was agreed to.

Ordered that MR. SMITHEY carry the resolution to the Senate and request their concurrence.

MR. PRICE offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly shall proceed this day at 12:30 o'clock P. M. to the election of a Commissioner of Insurance for the term of four years, beginning February 1, 1922; a judge of the Supreme Court of Appeals to fill the vacancy occasioned by the death of Judge E. W. Saunders; judges for the first, fifth, ninth, thirteenth, seventeenth and twenty-first judicial circuits for the respective terms of eight years, beginning February 1, 1922; a judge of the seventh judicial circuit to fill the vacancy occasioned by the death of Judge Hughes Dillard; a judge of the corporation court of the city of Danville to fill the vacancy occasioned by the resignation of Judge Edward Walton Brown; a judge of the corporation court of the city of Alexandria to fill the vacancy occasioned by the resignation of Judge Lewis C. Barley; a judge of the court of law and chancery of the city of Roanoke to fill the vacancy occasioned by the death of Judge Edward W. Robertson; a judge of the law and chancery court of the city of Norfolk to fill the vacancy occasioned by the death of Judge William B. Martin; civil justices for the cities of Norfolk and Richmond for the respective terms of six years, beginning March 1, 1922. And that in the execution of the joint order for the election of State officers and judges, nominations shall be made for the whole number in the order hereinbefore named and that each house shall be notified of said nominations, when the rolls shall be called for each in the order named and when the rolls shall have been called for the whole number, the presiding officer of each house shall appoint a committee of two, which, together, shall constitute a joint committee to count the joint vote in each case and report the results to their respective houses; which was agreed to.

Ordered that MR. PRICE carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to the resolution.

The hour of 12:30 o'clock P. M. having arrived, ordered that MR. OZLIN inform the Senate that the House is ready on its part to proceed to the execution of the joint resolution.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate was ready on its part to proceed to the execution of the joint resolution.

MR. HORSLEY nominated Joseph Button for Commissioner of Insurance for the term of four years, beginning February 1, 1922.

MR. SMITHEY nominated Jesse F. West for judge of the Supreme Court of Appeals, to fill the vacancy caused by the death of Judge Edward W. Saunders.

MR. SMITH of *Norfolk county* nominated Charles W. Coleman for judge of the first judicial circuit for the term of eight years, beginning February 1, 1922.

MR. BONDURANT nominated George J. Hundley for judge of the fifth judicial circuit for the term of eight years, beginning February 1, 1922.

MR. WOODVILLE nominated Alexander T. Browning for judge of the ninth judicial circuit for the term of eight years, beginning February 1, 1922.

MR. BAGBY nominated Claggett B. Jones for judge of the thirteenth judicial circuit for the term of eight years, beginning February 1, 1922.

MR. FORD nominated F. B. Whiting for judge of the seventeenth judicial circuit for the term of eight years, beginning February 1, 1922.

MR. GRAHAM nominated A. A. Campbell for judge of the twenty-first judicial circuit for the term of eight years, beginning February 1, 1922.

MR. RAMSEY nominated J. Turner Clement for judge of the seventh judicial circuit, to fill the vacancy occasioned by the death of Judge Hughes Dillard.

MR. ANDERSON nominated Daniel Price Withers for judge of the corporation court of the city of Danville, to fill the vacancy occasioned by the resignation of Judge Edward Walton Brown.

MR. SMITH *of Alexandria* nominated Robinson Moncure for judge of the corporation court of the city of Alexandria, to fill the vacancy occasioned by the resignation of Judge Lewis C. Barley.

MR. WILLIS nominated Roy B. Smith for judge of the court of law and chancery of the city of Roanoke, to fill the vacancy occasioned by the death of Judge Edward W. Robertson.

MR. PAGE nominated Richard McIlwaine for judge of the law and chancery court of the city of Norfolk, to fill the vacancy occasioned by the death of Judge William B. Martin.

MR. PAGE nominated James U. Goode for civil justice of the city of Norfolk for the term of six years, beginning March 1, 1922.

MR. BRIGHT nominated W. Crump Tucker for civil justice of the city of Richmond for the term of six years, beginning March 1, 1922.

Ordered that MR. OZLIN inform the Senate that the following nominations had been made by the House:

Commissioner of Insurance—Joseph Button.

Judge Supreme Court of Appeals—Jesse F. West.

Judge first judicial circuit—Charles W. Coleman.

Judge fifth judicial circuit—George J. Hundley.

Judge ninth judicial circuit—Alexander T. Browning.

Judge thirteenth judicial circuit—Claggett B. Jones.

Judge seventeenth judicial circuit—F. B. Whiting.

Judge twenty-first judicial circuit—A. A. Campbell.

Judge seventh judicial circuit—J. Turner Clement.

Judge corporation court, city of Danville—Daniel Price Withers.



Judge corporation court, city of Alexandria—Robinson Moncure.

Judge court of law and chancery, city of Roanoke—Roy B. Smith.

Judge law and chancery court, city of Norfolk—Richard McIlwaine.

Civil justice of city of Norfolk—James U. Goode.

Civil justice of city of Richmond—W. Crump Tucker.

A message was received from the Senate by Mr. CANNON, who informed the House that no additional names had been added by the Senate to the list of nominations made by the House.

The roll was called with the following result:

For Commissioner of Insurance:

Joseph Button - - - - - 86

The vote was recorded as follows:

Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

For judge of the Supreme Court of Appeals to fill the vacancy occasioned by the death of Judge Edward W. Saunders:

Jesse F. West - - - - - 88

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—88.

For judge of the first judicial circuit:

Charles W. Coleman - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the fifth judicial circuit:

George J. Hundley - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the ninth judicial circuit:

Alexander T. Browning - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the thirteenth judicial circuit:

Claggett B. Jones - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the seventeenth judicial circuit:

F. B. Whiting - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the twenty-first judicial circuit:

A. A. Campbell - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the seventh judicial circuit, to fill the vacancy occasioned by the death of Judge Hughes Dillard:

J. Turner Clement - - - - - 85



### The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the corporation court of the city of Danville, to fill the vacancy occasioned by the resignation of Judge Edward Walton Brown:

Daniel Price Withers - - - - 85

### The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the corporation court of the city of Alexandria, to fill the vacancy occasioned by the resignation of Judge Lewis C. Barley:

Robinson Moncure - - - - 85

### The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the court of law and chancery of the city of Roanoke, to fill the vacancy occasioned by the death of Judge Edward W. Robertson:

Roy B. Smith - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For judge of the law and chancery court of the city of Norfolk to fill the vacancy occasioned by the death of Judge William B. Martin:

Richard McIlwaine - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For civil justice of the city of Norfolk:

James U. Goode - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett,

Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

For civil justice of the city of Richmond:

W. Crump Tucker - - - - - 85

The vote was recorded as follows:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—85.

THE SPEAKER appointed MESSRS. WRIGHT and FLETCHER the committee on the part of the House to count and report the joint vote in each case.

The committee subsequently reported as follows:

For Commissioner of Insurance:

Whole number of votes cast	-	-	-	121
Necessary to a choice	-	-	-	61
Joseph Button received	-	-	-	121

For judge of the Supreme Court of Appeals, to fill the vacancy caused by the death of Judge Edward W. Saunders:

Whole number of votes cast	-	-	-	125
Necessary to a choice	-	-	-	63
Jesse F. West received	-	-	-	125

For judge of the first judicial circuit:

Whole number of votes cast	-	-	-	123
Necessary to a choice	-	-	-	62
Charles W. Coleman received	-	-	-	123

For judge of the fifth judicial circuit:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
George J. Hundley received	-	-	-	124



## For judge of the ninth judicial circuit:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
Alexander T. Browning received	-	-	-	124

## For judge of the thirteenth judicial circuit:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
Claggett B. Jones received	-	-	-	124

## For judge of the seventeenth judicial circuit:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
F. B. Whiting received	-	-	-	124

## For judge of the twenty-first judicial circuit:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
A. A. Campbell received	-	-	-	124

For judge of the seventh judicial circuit, to fill the vacancy occasioned by the death of Judge Hughes Dillard:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
J. Turner Clement received	-	-	-	124

For judge of the corporation court of the city of Danville, to fill the vacancy occasioned by the resignation of Judge Edward Walton Brown:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
Daniel Price Withers received	-	-	-	124

For judge of the corporation court of the city of Alexandria, to fill the vacancy occasioned by the resignation of Judge Lewis C. Barley:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
Robinson Moncure received	-	-	-	124

For judge of the court of law and chancery of the city of Roa-

noke, to fill the vacancy occasioned by the death of Judge Edward W. Robertson:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
Roy B. Smith received	-	-	-	124

For judge of the law and chancery court of the city of Norfolk, to fill the vacancy occasioned by the death of Judge William B. Martin:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
Richard McIlwaine received	-	-	-	124

For civil justice of the city of Norfolk:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
James U. Goode received	-	-	-	124

For civil justice of the city of Richmond:

Whole number of votes cast	-	-	-	124
Necessary to a choice	-	-	-	63
W. Crump Tucker received	-	-	-	124

Joseph Button, having received all of the votes cast, was declared by THE SPEAKER duly elected Commissioner of Insurance for the term of four years, beginning February 1, 1922.

Jesse F. West, Charles W. Coleman, George J. Hundley, Alexander T. Browning, Clagget B. Jones, F. B. Whiting, A. A. Campbell, J. Turner Clement, Daniel Price Withers, Robinson Moncure, Roy B. Smith, Richard McIlwaine, James U. Goode and W. Crump Tucker, having received all the votes cast, were declared by THE SPEAKER duly elected judge of the courts for the terms for which they were respectively nominated and elected.

A message was received from the Governor, transmitting a communication on the subject of pilotage, which is printed as House Document No. 7.

The following communications were received from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

I transmit herewith the report of the director of the extension division concerning the Co-Operative Extension Work in Agriculture and Home Economics in Virginia for the year ending June 30, 1921, which has been made in accordance with the Federal Smith-Lever act.

WESTMORELAND DAVIS,  
Governor.

Printed as House Document No. 8.

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

I transmit herewith the report of the Board of Commissioners for the Promotion of Uniformity of Legislation in the United States for 1921.

WESTMORELAND DAVIS,  
*Governor.*

Printed as Senate Document No. 4.

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

I transmit herewith the report of the Miller Fund from the Second Auditor of Virginia for 1921.

WESTMORELAND DAVIS,  
*Governor.*

Printed as Senate Document No. 5.

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

I take pleasure in transmitting herewith the report of the Children's Code Commission, which was appointed by me on April 1, 1921, to suggest revision of State laws relating to child welfare. This commission, serving without compensation, has performed a most valuable service to the Commonwealth, and I bespeak for its report the most careful consideration of your honorable body.

WESTMORELAND DAVIS,  
*Governor.*

Printed as Senate Document No. 6.

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

In accordance with the provisions of the act approved September 5, 1919 (Acts of Assembly, 1919, extra session, chap. 31, sec. 11, pp. 58-59), I herewith submit to your honorable body the second report, with recommendations, of the State Highway Commission for such action as may be had.

WESTMORELAND DAVIS,  
*Governor.*

Printed as Senate Document No. 7.

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

In accordance with the provisions of section 5 of the act approved March 19, 1920 (Acts of Assembly, 1920, chap. 267, p. 389), I herewith transmit to



your honorable body the report of the Commission on Medical Education in Virginia for such action as may be had.

WESTMORELAND DAVIS,  
*Governor.*

Printed as Senate Document No. 8.

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 17, 1922.

*Gentlemen of the General Assembly:*

In accordance with the provisions of section 5 of the act approved March 19, 1920 (Acts of Assembly, 1920, chap. 267, p. 389), I herewith transmit to your honorable body the minority report of the Commission on Medical Education in Virginia for such action as may be had.

WESTMORELAND DAVIS,  
*Governor.*

Printed as Senate Document No. 9.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MESSRS. GORDON, BAGBY, BOLTON, SMITHEY, MOFFETT, KEEZELL and BONDURANT: A bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines, and women who served in the World War, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for widening of Bank street; to allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the literary fund in said bonds, approved March 25, 1920; to reinvest in the city of Richmond the title to the square or parcel of land described in section 1 of said act; to abolish the memorial library fund provided for in said act, and directing any balance to the credit of said fund to be converted into the general fund of the treasury of the State.

By Mr. BROWN of Roanoke: A bill to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918.

To the Committee on Privileges and Elections:

By Mr. C. R. WARREN: A joint resolution proposing amendment to section 22 of the Constitution of Virginia.

To the Committee for Courts of Justice:

By MR. FARRIER: A bill to amend section 5281 of the Code of Virginia.

By MR. FARRIER: A bill to repeal section 6326 of the Code of Virginia.

By MR. FARRIER: A bill to amend and re-enact section 6, part 2, of an act of the General Assembly of Virginia entitled an act to make uniform the law relating to partnerships, approved March 16, 1918.

By MR. FARRIER: A bill to amend and re-enact section 6322 of the Code of Virginia.

By MR. FARRIER: A bill to amend and re-enact section 6317 of the Code of Virginia.

By MR. STUART: A bill to amend and re-enact section 4801 of the Code of Virginia.

By MR. SMITH *of Alexandria*: A bill concerning the appointment of commissioners on uniform State laws, the payment of their expenses, the support of the National Conference thereof, and to make uniform the law with reference thereto.

By MR. SMITH *of Alexandria*: A bill to amend and re-enact section 61 of an act which became a law March 21, 1918, notwithstanding the objections of the Governor, entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or death sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act.

By MR. PRICE: A bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or death sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920.

By MR. PRICE: A bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or death sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a

tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

By MR. GIBSON: A bill to amend and re-enact section 5117 of the Code of Virginia in relation to a widow's dower.

By MR. GIBSON: A bill to amend and re-enact section 4580 of the Code of Virginia in relation to the appointment of police for religious meetings.

By MR. GIBSON: A bill for the protection of religious meetings.

By MR. GIBSON: A bill in relation to a surviving husband's curtesy.

To the Committee on Counties, Cities and Towns:

By MR. MASSEY: A bill to regulate the shipment of game birds and game animals from one point in this State to another point in this State.

By MR. BAGBY: A bill authorizing boards of supervisors to designate depositories for the funds of their respective counties and the magisterial districts thereof, and imposing certain duties upon county treasurers.

By MR. MASSEY: A bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State.

By MR. MASSEY: A bill to amend and re-enact section 3338 of the Code of Virginia.

By MR. SMITH *of Alexandria*: A bill to authorize the Commissioner of the Department of Game and Inland Fisheries to issue non-resident hunting and fishing licenses to United States field inspectors of the Bureau of Biological Survey, Department of Agriculture, and United States field inspectors of the Bureau of Fisheries, Department of Commerce.

By MESSRS. OZLIN and JEFFREYS: A bill to amend and re-enact section 3192 of the Code of Virginia.

By MR. HOOVER *of Shenandoah*: A bill to make it unlawful to take or destroy fish in the watercourses of the State above tide-water, except by means of hook and line and trot lines and gigs.

By MR. HOOVER *of Shenandoah*: A bill to prohibit the taking of certain game fish from the watercourses of this State, except during the open season provided herein.

By MR. RODGERS: A bill to regulate the taking of wild game birds, game animals and fur-bearing animals in this State.

To the Committee on Special, Private and Local Legislation:

By MR. DOTSON: A bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Robertson magisterial district thereof for a sum not exceeding \$100,000.00 for the purpose of financing the construction of that section of the secondary line of route number eleven of the State highway system from Pound to Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.



By MR. DOTSON: A bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00 for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

By MR. BOATWRIGHT: A bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district.

By MR. GRAY of *Gloucester*: A bill for the protection of deer in the county of Gloucester.

By MR. HENLEY: A bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918.

By MR. ANDERSON: A bill for the relief of J. B. Lester of Danville, Virginia, surety on a forfeited recognizance.

To the Committee on Roads and Internal Navigation:

By MESSRS. BOLTON and McNUTT: A bill to amend and re-enact sections 2126 and 2132 of the Code of Virginia.

By MESSRS. RODGERS, MOFFETT and McCOTTER: A bill to amend and re-enact section 2142 of the Code of Virginia.

By MR. McNUTT: A bill to amend and re-enact section 1986 of the Code of Virginia.

By MR. C. R. WARREN: A bill to amend and re-enact section 2148 of the Code of Virginia.

By MR. GRAY: A bill to amend and re-enact section 2142 of the Code of Virginia.

By MR. JONES of *Richmond city*: A bill to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 291 of Acts 1918.

To the Committee on Finance:

By MR. GROOME: A bill to exempt honorably discharged Confederate soldiers and sailors, their wives and widows, from the payment of a license tax on certain occupations under certain conditions.

By MR. FULLER: A bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920.

To the Committee on Federal Relations and Resolutions:

By MR. GROOME: A bill to give the consent of the State of Vir-

ginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States Military Reservations at Fort Monroe, Virginia.

By MR. SMITH *of Alexandria*: Joint resolution relating to certain boundaries on the Potomac river front, of the city of Alexandria.

To the Committee on General Laws:

By MR. REW: A bill to amend and re-enact section 1569 of the Code of Virginia.

To the Committee on Schools and Colleges:

By MR. GIBSON: A bill to amend and re-enact section 631 of the Code of Virginia.

To the Committee on Chesapeake and Its Tributaries:

By MR. NOTTINGHAM: A bill to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds.

To the Committee on Moral and Social Welfare:

By MESSRS. JONES *of Richmond city*, GIBSON, STORY and HADDON: A bill to regulate public dance halls.

On motion of MR. STORY, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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WEDNESDAY, JANUARY 18, 1922.

Prayer by Rev. W. W. Weeks, D. D., of the Grace Street Baptist church, Richmond, Va.

On motion of MR. HOOVER *of Shenandoah*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

No. 1. Senate joint resolution providing for an investigation of the State Highway Department, having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation with an amendment.

No. 1. House bill to amend and re-enact section 6209 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 2. House bill to amend and re-enact section 3466 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 3. House bill to provide for the training and licensing of attendants for the sick under certain conditions.

No. 4. House bill to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia.

No. 5. House bill to amend and re-enact section 1564 of the Code of Virginia.

MR. OZLIN presented the report of the joint committee for redistricting the State for the General Assembly, together with MR. DODSON's statement.

Printed as House Document No. 9.

THE SPEAKER appointed MESSRS. GRAHAM, DEANS, BROWN of *Roanoke county*, GROOME, GIBSON and OZLIN the members of the inaugural committee.

THE SPEAKER laid before the House Senate joint resolution as follows:

Resolved by the Senate of Virginia (the House of Delegates concurring), That a committee be appointed consisting of three members of the Senate appointed by the PRESIDENT of the Senate, and four members of the House of Delegates appointed by THE SPEAKER of the House.

The duties of this committee shall be to forthwith make an investigation of the acts and doings of the State Highway Department, the State Highway Commissioner and the State Highway Commission and shall as soon as may be report to the General Assembly:

(1) Whether there has been any extravagance or negligence in the expenditure of public money by the said State Highway Commissioner or Commission.

(2) Whether the contracts made by the Commissioner or the Commission have been made and carried out upon sound business principles and with regard to the interests of the State.

(3) Whether there has been any unnecessary delay in obtaining rights of way or making surveys or furnishing plans and specifications.

(4) Any other matter which in the judgment of the committee will throw light upon the efficiency and adequacy of the system now in operation by the highway department as well as the administration of such system.

The committee shall report its findings to the General Assembly not later than February 20, 1922.

(5) The committee shall have the power to employ accountants



or other assistants, to summon and examine witnesses, and to call for papers, books and documents, and to adopt rules for the conduct of its business. The sum of \$2,000.00 is hereby appropriated out of the joint contingent fund of the General Assembly, when available, for the expense of the committee. Warrants for the same shall be issued by the Auditor of Public Accounts upon the certificate of the chairman and paid by the treasurer.

The amendment proposed by the Committee on Roads and Internal Navigation as follows:

"Strike out the last two sentences of the resolution and insert in lieu thereof the following: The expenses of such investigation, not exceeding two thousand dollars, shall be paid out of the contingent funds of the Senate and House of Delegates, one-half upon the warrant of the Clerk of the Senate, approved by the PRESIDENT of the Senate, and one-half upon the warrant of the Clerk of the House of Delegates, approved by THE SPEAKER of the House of Delegates"; was agreed to.

The resolution, as amended, was agreed to—ayes, 67; nays, 25.

On motion of MR. GORDON, the vote was recorded as follows:

YEAS—Messrs. Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Carpenter, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Massey, McCotter, McLean, McNutt, Moffett, Nottingham, Ozlin, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Snell, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woods, Woodville, Wright, Mr. Speaker—67.

NAYS—Messrs. Adams, Bolton, Brown, Mayo C., Campbell, Carter, Commins, Farrier, Gordon, Haddon, Hicks, E. A., Horner, McCaleb, Norris, Owen, Page, Prince, Rew, Shepherd, Smith, E. Hugh, St. Clair, Stinson, Wilkins, Williams, Willis, Young—25.

Ordered that MR. OZLIN carry the resolution to the Senate and request their concurrence.

MR. WILLIS offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the presiding officers of each house be authorized to have installed additional lights, not to exceed in cost the sum of \$1,200.00 for both halls; and the Committees on Appropriations of the House and Finance of the Senate are requested to carry an item in the appropriation bill covering this expenditure; which was agreed to.

Ordered that MR. WILLIS carry the resolution to the Senate and request their concurrence.

The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MR. HOOVER *of Shenandoah*: A bill to amend and re-enact section 1224 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By MR. PRATT: A bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920.

By MR. PRATT: A bill to amend and re-enact section 3356 of the Code of Virginia.

To the Committee on Currency and Commerce:

By MR. HALL: A bill to amend and re-enact sections 3613, 3614, 3615, 3626, 3640 and 3641 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. FARRIER: A bill to amend and re-enact section 3561 of the Code of Virginia.

By MR. FARRIER: A bill to amend and re-enact section 1053 of the Code of Virginia.

By MR. MCCOTTER: A bill to amend and re-enact an act entitled an act to enlarge and define the powers and the jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920.

By MR. SMITH *of Norfolk county*: A bill to amend and re-enact section 4394 of the Code of Virginia.

To the Committee on Finance:

By MESSRS. PAGE and BROWN *of Norfolk city*: A bill to amend and re-enact section 2406 of the Code of Virginia.

To the Committee on General Laws:

By MR. FORD: A bill to standardize lime barrels.

To the Committee on Moral and Social Welfare:

By MR. McNUTT: A bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of

this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

By MESSRS. PRINCE and BROWN *of Lynchburg*: A bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes.

By MESSRS. BREWER, BROWN *of Lynchburg*, RODGERS, WILLIAMS and JONES *of Richmond city*: A bill to continue the Board of Charities and Corrections under the name of State Board of Public Welfare; to provide for the composition and maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia.

To the Committee on Privileges and Elections:

By MESSRS. JONES *of Richmond city*, PRICE, BRIGHT, HADDON and FULLER: A bill providing for the use of voting machines in cities of one hundred and fifty thousand inhabitants or more.

To the Committee on Roads and Internal Navigation:

By MESSRS. PITTS and SMITH *of Albemarle*: House joint resolution requesting information from the Highway Commissioner as to certain contracts made with the counties.

To the Committee on Special, Private and Local Legislation:

By MR. ANDERSON: A bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890.

By MR. ANDERSON: A bill to amend and re-enact section 1 of chapter 8 of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial



form, to be made payable in annual instalments, to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the 5th day of February, 1916, as amended and re-enacted by an act approved March 16, 1916.

By Mr. HICKS *of Lee*: A bill to provide how the school board of the Rose Hill district, No. 1, of Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00) for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district including levy for sinking fund shall not exceed \$1.25 on the one hundred dollars worth of taxable property as now provided for in sections 1 and 2 of chapter 398 of the Acts of the General Assembly, approved March 20, 1920.

By Mr. HICKS *of Lee*: A bill to provide how the school board of the Yokum Station district, No. 5, of Lee county, may issue bonds of the Yokum Station district, No. 5, not exceeding fifteen thousand dollars, for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of the said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2 of chapter 398 of the Acts of the General Assembly, approved March 20, 1920.

By Mr. DOTSON: A bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the sec-

ondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

By MR. WILKINS: A bill to amend and re-enact section 8 of an act approved March 24, 1920, entitled an act to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in the council, the initiative and referendum, the general powers and duties of the department of public welfare, the division of the city into school districts and the election of trustees therefor, the creation of a civil service commission and its rules and regulations, the jurisdiction of courts to enforce ordinances; rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 1. House bill to amend and re-enact section 6209 of the Code of Virginia.

No. 2. House bill to amend and re-enact section 3466 of the Code of Virginia.

No. 3. House bill to provide for the training and licensing of attendants for the sick under certain conditions.

No. 4. House bill to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia.

No. 5. House bill to amend and re-enact section 1564 of the Code of Virginia.

On motion of MR. SMITH *of Albemarle*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

THURSDAY, JANUARY 19, 1922.

Prayer by Rev. W. W. Weeks, D. D., of the Grace Street Baptist church, Richmond, Va.

On motion of MR. RICHARDS, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 18, 1922.*

The Senate has agreed to House joint resolution relative to the installation of a new lighting system for the House of Delegates and Senate.

They have agreed to House amendments to Senate joint resolution providing for an investigation of the State Highway Department, No. 1.

And they have agreed, with amendments, to House joint resolution concerning the appointment of a joint committee to investigate and report to the General Assembly, what offices, boards and commissions of the State, if any, can be merged with other offices, boards and commissions, or be abolished.

In which they request the concurrence of the House of Delegates.

No. 6. House bill to amend and re-enact section 2073 of the Code of Virginia, as amended by an act approved March 19, 1920; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

No. 7. House bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920; having been considered by the committee in session, was reported from the Committee on Finance.

No. 8. House bill to provide for the compulsory education of children between the ages of seven and sixteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

House bill to repeal section 5, chapter 67 of an act of assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to



provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000.00 into the State treasury; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact section 5930 of the Code of Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to prohibit horse-swapping within ten miles of an association held by Regular Baptist, Missionary Baptist, or Primitive Baptist churches; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill can be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on General Laws.

House bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such com-

mission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses on Road No. 6 in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern Turnpike road; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill for the protection of fish in Buchanan county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill making an appropriation to the county school board of Halifax county to be used in employing teachers for the Cuban

tribe of Indians in said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000.00, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.



The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the relief of J. B. Lester, of Danville, Virginia, surety on a forfeited recognizance; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill for the relief of W. J. Whitehurst; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill for the protection of deer in the county of Gloucester;

having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Jr.; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee for Courts of Justice.

House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on General Laws.

House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district and to issue bonds therefor, not exceeding \$80,000.00 in amount; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Robertson magisterial district thereof, for a sum not exceeding \$100,000.00, for the purpose of financing the construction of that section of the secondary line of route number eleven of the State highway system from Pound to the Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of the principal of said bonds at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill can be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact section 3192 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 2105 of the Code of Virginia in relation to fish ladders, as amended by an act approved March 5, 1900, approved March 16, 1918, as relates to Louisa county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill can be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00 for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation



respectfully reports that in their opinion the object of the within bill can be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact an act entitled an act to authorize the school board of Butts Road magisterial district, No. 4,

of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman.*

The bill was referred to the Committee on Schools and Colleges. THE SPEAKER laid before the House the following:

UNIVERSITY OF VIRGINIA,  
OFFICE OF THE PRESIDENT,  
CHARLOTTESVILLE, *January 18, 1922.*

HON. R. L. BREWER, JR.,  
*Speaker of the House of Delegates,*  
*Richmond, Va.*

MY DEAR MR. SPEAKER:

I am directed by the executive committee of the rector and visitors of the University to extend an invitation to the General Assembly of Virginia to visit the University on Saturday, January 21st, or at whatever date may be most convenient for them. I take great pleasure in transmitting this invitation to you and, through you, to the General Assembly, and beg to express the very earnest hope that the University may be honored by its acceptance of this invitation. Matters of grave importance touching the welfare and usefulness of the University are in the field of discussion, and all of us feel that a closer knowledge of the University and its actual workings would be of genuine help in enabling those responsible for its welfare to reach just and intelligent conclusions. Of course, if the invitation is accepted, proper and necessary arrangements for the visit will be cared for by the alumni of the University.

Again expressing my hope, on behalf of the rector and visitors, the University, its faculty and students, that the General Assembly will thus honor us, I have the honor to remain,

Faithfully yours,  
EDWIN A. ALDERMAN,  
*President.*

THE SPEAKER appointed MESSRS. SMITHEY, GORDON, SMITH of *Albemarle*, JEFFREYS and BEATIE the committee on the part of the House in relation to the consolidation of certain offices, boards and commissions.

THE SPEAKER appointed MESSRS. OZLIN, MASSIE, PITTS and WOODS the committee on the part of the House for the investigation of the highway department.

MR. SMITH of *Albemarle* offered the following resolution:

Resolved by the House of Delegates of Virginia (the Senate concurring), That the invitation extended to the General Assembly to visit the University of Virginia on Saturday, January 21, 1922, be and the same is hereby accepted; which was agreed to.

MR. ADAMS offered the following resolution:

Resolved by the House of Delegates, That when the House adjourns today it do so out of respect for the memory of General Robert Edward Lee; which was agreed to.

THE SPEAKER laid before the House House joint resolution for the appointment of a committee in relation to the consolidation of certain offices, boards and commissions, returned from the Senate with amendments as follows:

Line 15, strike out the word "first" and insert "tenth."

Line 16, after the word "prepare" strike out the words "and introduce in" and insert "and submit to."

The amendments proposed by the Senate were agreed to.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. BROWN of *Roanoke county*: A bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924.

To the Committee on Agriculture and Mining:

By MESSRS. STORY, OZLIN and PRINCE: A bill to protect landlords against removal of crop by tenants until rents and advances are paid, and to prescribe punishment therefor.

To the Committee for Courts of Justice:

By MR. BOATWRIGHT: A bill to amend and re-enact section 4413 of the Code of 1919.

By MR. RODGERS: A bill to amend and re-enact section 3101 of the Code of Virginia.

By MR. GIBSON: A bill to amend and re-enact section 5264 of the Code of Virginia.

By MR. CARPENTER: A bill to repeal section 5113 of the Code of Virginia.

By MR. MCCOTTER: A bill to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or someone for him, actually appears and prosecutes the proceedings before the court.

To the Committee on Counties, Cities and Towns:

By MR. BOATWRIGHT: A bill to amend and re-enact section 2743 of the Code of Virginia.

By MESSRS. PAGE, BROWN of *Norfolk city*, JONES of *Richmond city*, RODGERS, PRICE, FULLER and HADDON: A bill to authorize the councils or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish build-



ing lines and to regulate and restrict the construction and location of buildings and other structures.

By MESSRS. PAGE, BROWN *of Norfolk city*, JONES *of Richmond city*, RODGERS, PRICE, FULLER and HADDON: A bill to authorize and regulate the recordation of plats subdividing tracts of land situated within the corporate limits of any city containing more than thirty thousand inhabitants according to the last preceding United States census, or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof, or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the subdivision of land into lots showing on said plats streets and alleys, within, or within fifteen miles from, the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918.

To the Committee on Finance:

By MESSRS. PRATT, REW, GIBSON, NOTTINGHAM, MASSEY, TURNER, DEANS, HURT, HENDERSON, HENLEY, SMITHEY, ANDERSON, BROWN *of Lynchburg*, WARREN, C. R., PAGE, SMITH *of Norfolk county*, SMITH *of Northumberland*, CAMPBELL, RICHARDS, WOODVILLE, FLETCHER and CARTER: A bill to create a State tax commission; to define its powers and duties; to abolish the existing State tax board and local boards of review; to create a county and city board of equalization composed of commissioners of the revenue; and to appropriate money to carry out the provisions of this act.

By MR. HOOVER *of Shenandoah*: A bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920.

To the Committee on General Laws:

By MESSRS. SMITH *of Norfolk county* and WOODS: A bill to provide for payments to sub-contractors out of each part of the contract price for the construction and repair of buildings and structures, and to provide a penalty for making false affidavits in such cases, and receiving money thereby.

To the Committee on Moral and Social Welfare:

By MR. SMITH *of Norfolk county*: A bill to amend and re-enact section 24 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals

of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture, or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act, to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Privileges and Elections:

By MESSRS. OZLIN and HORSLEY: A bill to amend and re-enact section 78 of the Code of Virginia.

By MESSRS. McCALEB and BOLTON: A joint resolution proposing amendments to sections 110 and 111 of the Constitution of Virginia.

By MESSRS. BOWLES, GORDON, GIBSON, BONDURANT, COMMINS, MASSEY, SMITHEY, NORRIS, PAGE and STINSON: A joint resolution proposing amendments to sections 41, 42 and 46 of the Constitution of Virginia.

To the Committee on Roads and Internal Navigation:

By MESSRS. OZLIN, HORSLEY, JEFFREYS, FARRIER, STUART, JONES of *Richmond city* and DEANS: A bill to create a State highway commission; to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers and duties and the compensation of the commission and commissioner; to create road construction districts, to provide for the apportionment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation, also to repeal sections 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State highway commission, to define its powers and duties; the term of office, salary and qualification of the commissioner; to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing

their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act.

To the Committee on Schools and Colleges:

By MR. CARPENTER: A bill to amend and re-enact section 669 of the Code of Virginia as amended by an act approved February 25, 1920.

By MR. WILLIAMS: A bill authorizing the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax for school purposes.

By MR. WILLIAMS: A bill to amend and re-enact an act entitled an act relating to contracts for text books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

By MR. WILLIAMS: A bill to authorize the State Board of Education to provide for school and community educational service through extension courses, public lectures and motion pictures; to make an appropriation therefor, and to empower boards of supervisors to appropriate out of county funds such sums as they may deem wise and proper to aid in carrying out the purpose hereof.

To the Committee on Special, Private and Local Legislation:

By MESSRS. SMITH of *Norfolk county* and Woods: A bill to amend and re-enact section 3466 of the Code of Virginia fixing the salary of the judge of the first judicial circuit.

By MESSRS. JEFFREYS and OZLIN: A bill to amend and re-enact section 3192 of the Code of Virginia in relation to fish ladders in streams in Lunenburg and Mecklenburg.

By MR. ANDERSON (by request): A bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville, by amending and re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers, and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914.

The morning hour having expired, the House proceeded to the business on the calendar.



The following House bills were read at length a first time and ordered to be printed:

No. 6. House bill to amend and re-enact section 2073 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 7. House bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 8. House bill to provide for the compulsory education of children between the ages of seven and sixteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties. approved March 14, 1908, approved March 27, 1918.

No. 1. House bill to amend and re-enact section 6209 of the Code of Virginia; having been printed, was read at length a second time and ordered to be engrossed.

On motion of Mr. HENDERSON, the House adjourned in honor of the memory of Robert Edward Lee.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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### FRIDAY, JANUARY 20, 1922.

Prayer by Rev. W. W. Weeks, D. D., of the Grace Street Baptist church, Richmond, Va.

On motion of Mr. McLEAN, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

No. 9. House bill to give the consent of the State of Virginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States Military Reservation at Fort Monroe, Virginia; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 10. House bill to amend and re-enact section 6438 of the Code of Virginia.

No. 11. House bill to amend and re-enact section 5887 of the Code of Virginia, and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 12. House bill to amend and re-enact sections 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595 and to repeal section 1591 of the Code of Virginia.

No. 13. House bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; providing for inspection of such books, and prescribing punishment for failure to comply with this act.

On motion of Mr. OZLIN, it was ordered that 300 extra copies of the road bill offered by himself be printed.

MR. GIBSON moved that the special committee appointed to investigate and report upon the merger of certain offices, boards and commissions, be excused from attendance upon the House and regular committees for ten days, which was agreed to.

A message was received from the Senate, by Mr. EARLY, who informed the House that the Senate had agreed to House joint resolution accepting the invitation of the University of Virginia for Saturday, January 21, 1922.

Mr. WILLIS moved that when the House adjourn today it adjourn to meet on Monday, January 23, 1922, at 12 M., which was agreed to.

A message was received from the Senate, by Mr. LEEDY, who informed the House that the Senate had agreed to joint resolution relating to the place of meeting of the Committees on Special, Private and Local Legislation.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By Mr. WILLIS: A bill to amend and re-enact section 3468 of the Code of Virginia, as amended.

To the Committee for Courts of Justice:

By MESSRS. BROWN *of Lynchburg* and PAGE: A bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920.

By Mr. FARRIER: A bill to remove the disability of infancy for the purpose of passing contingent right of curtesy and dower.

By MR. SMITHEY: A bill to repeal section 6251 of the Code of Virginia.

By MR. NOTTINGHAM: A bill to amend and re-enact sections 5084 and 5085 of the Code of Virginia.

By MR. JONES of *Richmond city*: A bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919.

To the Committee on Currency and Commerce:

By MESSRS. WILKINS, GROOME, WRIGHT, DEANS, HENLEY, STINSON, RICHARDS, SMITH of *Norfolk county* and WOODS: A bill to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carrying on its work, and to require certain reports from the Board of Pilot Commissioners.

To the Committee on Counties, Cities and Towns:

By MESSRS. BROWN of *Lynchburg* and RODGERS: A bill to authorize the counties and cities of the State to establish county and city farms, and providing for the use of the same, and for the government and support of persons confined therein.

To the Committee on Finance:

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 29½ of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

To the Committee on General Laws:

By MR. HADDON: A bill to provide for the establishment of a State board of electrical examiners.

To the Committee on Labor and the Poor:

By MESSRS. JONES of *Richmond city*, FULLER, BRIGHT, HADDON, PRICE, RODGERS, KEEN, BOLTON, SMITH of *Alexandria*, GIBSON and BROWN of *Norfolk city*: A bill to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918.

To the Committee on Moral and Social Welfare:

By MESSRS. DEANS, NOTTINGHAM, ADAMS, JONES of *Richmond city* and TYLER: A bill to amend and re-enact sections 5, 14, 21½, 27, 32, 35, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation.



keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein, declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensations; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing the penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulations for the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe the penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 51½, 211¼, 55-e, 571½, 77, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act.

To the Committee on Privileges and Elections:

By MR. WILLIS: A bill to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920.

To the Committee on Roads and Internal Navigation:

By MESSRS. MOFFETT, TAYLOR and RODGERS: A bill to amend and re-enact section 2142 of the Code of Virginia.

By MESSRS. MOFFETT, PAGE, STORY, TAYLOR and RODGERS: A bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act.

To the Committee on Schools and Colleges:

By MR. FULLER: A bill to amend and re-enact section 702 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. HADDON: A bill for the relief of Lew Dufour and Matthew J. Riley.

By MR. BROWN of *Roanoke county*: A bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended.

By MESSRS. NOTTINGHAM and REW: A bill validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the county of Accomac of the real estate held by the said board in trust, to the school board of the town of Onancock.

By MR. HADDON: A bill to appropriate \$145.00 to reimburse Charles Cortlandt Walton, Jr., for expenditures made and bills incurred by him in the organization and recruiting of the Ninth Company, Virginia Coast Artillery, between the time its organization was authorized by the State authorities and its muster into Federal service August 4, 1917.

By MR. GROOME: A bill to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1920.

By MR. HADDON: A bill for the relief of Samis Grotto, M. O. V. P. E. R., No. 36, of Richmond, Virginia, a Masonic organization.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 9. House bill to give the consent of the State of Virginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States Military Reservation at Fort Monroe, Virginia.

No. 10. House bill to amend and re-enact section 6438 of the Code of Virginia.

No. 11. House bill to amend and re-enact section 5887 of the Code of Virginia, and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920.

No. 12. House bill to amend and re-enact sections 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595, and to repeal section 1591 of the Code of Virginia.

No. 13. House bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; provid-

ing for inspection of such books, and prescribing punishment for failure to comply with this act.

No. 5. House bill to amend and re-enact section 1564 of the Code of Virginia; having been printed, was read at length a second time and ordered to be engrossed.

On motion of Mr. HORNER, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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MONDAY, JANUARY 23, 1922.

Prayer by Mr. HOOVER, the member from Rockingham.

On motion of Mr. WOODVILLE, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 20, 1922.*

The Senate has passed an act entitled an act to provide for a municipal terminal or terminals for the city of Norfolk—No. 21; in which they request the concurrence of the House of Delegates.

No. 21. Senate bill was referred to the Committee on Counties, Cities and Towns.

No. 14. House bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the en-



forcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary money for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 15. House bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district.

No. 16. House bill to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on road No. 6, in the State Highway System, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern turnpike road.

The following bills having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 17. House bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 18. House bill authorizing boards of supervisors of counties and councils, or other governing bodies, of cities to make appropriations for memorials to soldiers, sailors, and marines who lost their lives in the late war between the United States and Germany and her allies.

No. 19. House bill to regulate the taking of wild game birds, game animals and fur-bearing animals in this State.

No. 20. House bill to provide for a closed season on squirrels in this State.

No. 21. House bill to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith.

No. 22. House bill for the protection of deer in the county of Gloucester.

No. 23. House bill to prohibit the sale of deer in this State.

No. 24. House bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State.

No. 25. House bill to regulate the shipment of game birds and

game animals from one point in this State to another point in the State.

No. 26. House bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 27. House bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise except with traps.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 28. House bill to amend and re-enact an act entitled an act relating to contracts for text books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915, and to repeal section 611 of the Code of Virginia.

No. 29. House bill to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000.00, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta.

No. 30. House bill authorizing the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax for school purposes.

House bill to amend and re-enact section 3192 of the Code of Virginia in relation to fish ladders in streams in Lunenburg and Mecklenburg; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 3466 of the Code of Virginia fixing the salary of the judge of the first judicial circuit; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill can be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Appropriations.

House bill to annex to the county of Chesterfield part of the county of Henrico; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending and re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers, and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide how the school board of the Yokum station district, No. 5, of Lee county, may issue bonds of the Yokum station district, No. 5, not exceeding fifteen thousand dollars, for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that



said bonds shall be a lien on all the school property of the said district and to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the Acts of the General Assembly, approved March 20, 1922; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact section 1 of chapter 8 of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial form, to be made payable in annual instalments, to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the 5th day of February, 1916, as amended and re-enacted by an act approved March 16, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the

magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State Highway System in the county of Dickenson, and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of the principal of said bonds at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to provide how the school board of the Rose Hill district, No. 1, of Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00) for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund shall not exceed \$1.25 on the one hundred dollars worth of taxable property as now provided for in sections 1 and 2, of chapter 398, of the Acts of the General Assembly, approved March 20, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact section 8 of an act approved March 24, 1920, entitled an act to amend sections 5, 6, 7, 8, 9, 10, 11, 12, 18, 19, 20, 21, 22, 23, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 92, 94, 95, 96, 97, 98, 99, 100, 101 and 103 of an act to incorporate the city of Newport News, in the county of Warwick, and to provide a charter therefor, and to repeal sections 2 and 93 of said act and to add thereto sections 14-a, 55-a, 116-a, 120, 121, 122, 123, 124, 125, 126, 127, 128, 129, 130, 131 and 132, which deal with and provide for vacancies in council; the initiative and referendum; the general powers and duties of the department of public welfare; the division of the city into school

districts and the election of trustees therefor; the creation of a civil service commission and its rules and regulations; the jurisdiction of courts to enforce ordinances, rules and regulations upon city owned property outside of the city; continuance of present officers in office until January 1, 1921, and the vacating of certain offices at that time; the penalties for violation of certain sections; the working of prisoners; the appointment of boards and the creation of pension funds; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report.

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill making an appropriation to the county school board of Halifax county to be used in employing teachers for the Cuban tribe of Indians in said county; heretofore referred to the Committee on Schools and Colleges, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House resolution requesting information from Highway Commissioner as to certain contracts made with the counties; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

THE SPEAKER laid before the House the following Senate joint resolution:

Be it resolved by the Senate (the House concurring), That a suitable place of meeting be assigned the Joint Committees on Special, Private and Local Legislation, to hold its meetings and that the members thereof be admonished to meet punctually at the designed time and place; which was agreed to.

THE SPEAKER laid before the House the following communication from the State of North Carolina:

1.  
H. R. 670.  
S. R. 586.

#### RESOLUTION No. 10.

A joint resolution memorializing the General Assembly of the State of Virginia in regard to connecting certain highways in Virginia with certain highways in North Carolina.

Whereas, the General Assembly of North Carolina, in regular session assembled in nineteen hundred and twenty-one, provided for the construction and maintenance of a system of State highways connecting the principal towns and cities of North Carolina; and,

Whereas, it was contemplated by the establishment of said system of highways to connect certain principal towns and cities of the State of Virginia; and,



Whereas, the State Highway Commission of North Carolina has constructed, or is preparing to construct, modern hard-surfaced and dependable highways to the Virginia State line, at points hereinafter mentioned, and in the route of much and important interstate traffic; and,

Whereas, it is necessary that the State of Virginia continue these important, useful and much traveled roads or highways from the North Carolina State line to points in the State of Virginia, hereinafter mentioned, in order to provide for interstate traffic; now, therefore, be it

Resolved by the Senate of North Carolina (the House of Representatives concurring):

Section 1. That the General Assembly of the State of Virginia be, and it is hereby memorialized and urged to add to its system of State highways the following described projects, to-wit:

First, that certain link in the Washington highway leading from Deep creek, in the State of Virginia, and paralleling the Dismal Swamp canal, to the Virginia-North Carolina State line, a distance of approximately thirteen miles, and thus completing the said highway leading from Elizabeth City, North Carolina, to the cities of Norfolk and Portsmouth in the State of Virginia;

Second, that certain link in the naval division of the Bankhead National highway, extending from the Atlantic ocean, at Virginia Beach, in the State of Virginia, to the Pacific ocean, at Santiago, in the State of California, said link beginning at Franklin in the State of Virginia and extending to the Virginia-North Carolina State line on the Murfreesboro road; and also the short cut from South Quay, near Franklin, in the State of Virginia, and running a northeasterly course to the same highway leading from Franklin to Norfolk, in the State of Virginia;

Third, that certain link extending from South Hill in the State of Virginia to the North Carolina State line near Palmer Springs, via the new bridge across the Roanoke river at a point known as Goode's Ferry.

Section 2. That a certified copy of this resolution be transmitted by the Secretary of the State of North Carolina to the President of the Senate, and to the Speaker of the House of Representatives, of the State of Virginia.

Section 3. That this resolution be in force from and after its ratification.

In the General Assembly read three times and ratified this the 20th day of December, 1921.

W. B. COOPER,

*President of the Senate.*

H. P. GRIER,

*Speaker of the House of Representatives.*

Examined and found correct.

DARDEN,

*For committee.*

#### STATE OF NORTH CAROLINA,

DEPARTMENT OF STATE.

Raleigh, January 20, 1922.

I, J. Bryan Grimes, Secretary of State of the State of North Carolina, do hereby certify the foregoing and attached (two sheets) to be a true copy from the records of this office.

In witness whereof, I have hereunto set my hand and affixed my official seal.

Done in office at Raleigh this 20th day of January in the year of our Lord, 1922.

J. BRYAN GRIMES,

*Secretary of State.*

Referred to the Committee on Roads and Internal Navigation.

THE SPEAKER laid before the House the following House resolution:

Whereas, by an act approved March 15, 1920, the State Highway Commission was authorized to enter into an agreement with any county, district, private corporation or person desiring to immediately improve any section of the State highway system within any county, to finance such highway or section thereof; now, therefore, be it

Resolved by the House of Delegates, That the State Highway Commission is hereby requested to submit to the House of Delegates a statement reciting in detail what work has been done, agreements made or contracts entered into in pursuance of the said act; which was agreed to.

MR. HALL moved to discharge the Committee for Courts of Justice from the further consideration of House joint resolution proposing amendment to section 34 of the Constitution of Virginia; which was rejected—ayes, 24; nays, 59.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bolton, Bondurant, Bowles, Brown, Mayo C., Commins, Dotson, Ford, Gordon, Hall, Jones, Edwin B., Keen, McLean, McNutt, Norris, Page, Pitts, Ramey, Rew, Rodgers, Smith, E. Hugh, Stinson—24.

NAYS—Messrs. Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Carter, Craft, Deans, DeFriece, Diggs, Eller, Farrier, Fletcher, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Koger, Long, McCaleb, McCotter, Nottingham, Owen, Ozlin, Patterson, Pratt, Price, Ramsey, Richards, Shepherd, Smith, Alfred C., Smith, Lemuel F., Snell, St. Clair, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Wright, Young, Mr. Speaker—59.

THE SPEAKER laid before the House the following communication:

#### COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,  
RICHMOND, January 23, 1922.

*Gentlemen of the General Assembly:*

In accordance with the provisions of section 6 of the act approved March 16, 1920 (Acts of Assembly, 1920, chap. 172, pp. 245-246), there is herewith laid before the General Assembly the report of the State Purchasing Agent for the period from October 1, 1920, to December 31, 1921.

Respectfully submitted,

#### STATE PURCHASING COMMISSION:

WESTMORELAND DAVIS, *Governor, Chairman.*  
CHAS. A. JOHNSON, *State Treasurer.*  
C. LEE MOORE, *Auditor of Public Accounts.*

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
STATE FEE COMMISSION,  
RICHMOND, VA., January 17, 1922.

*Gentlemen of the General Assembly:*

In discharge of the duty placed upon the State Fee Commission by the provisions of the act approved March 27, 1914, as amended, the commission submits this report, showing in tabulated form the receipts, expenses, etc., of the officers coming under the provisions of that act for each of the calendar years ending, respectively, December 31, 1919, and December 31, 1920.

Respectfully submitted,

WESTMORELAND DAVIS,  
*Governor and ex-officio Chairman.*  
W. F. SMYTH,  
*State Accountant.*  
C. LEE MOORE,  
*Auditor Public Accounts.*  
*State Fee Commission.*

Printed as Senate Document No. 12.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 23, 1922.

*Gentlemen of the General Assembly:*

It gives me great pleasure to transmit to your honorable body a letter from the President of the United States, under date of January 9, 1922, with reference to the Washington and Victory Memorial Building, which is being erected at Washington. I bespeak for the request of the President in this connection your most careful consideration.

WESTMORELAND DAVIS,  
*Governor.*

THE WHITE HOUSE,  
WASHINGTON, January 9, 1922.

MY DEAR GOVERNOR DAVIS:

I am writing you to enlist your interest, with mine, in the Washington and Victory Memorial Building which is in course of erection in Washington. As you doubtless know, the structure is intended to be a worthy national memorial of the services of our armed forces in the World War, and also to represent a compliance with the wish of General Washington, that a great educational establishment should be provided here. These two purposes have been united in the plans for the Memorial Building, in whose erection it is aimed to have all the States participate. The great auditorium, designed as a meeting place for national and international gatherings, will have its ceiling studded with gold and blue stars; a blue star for every survivor who served in the war, a gold one for each who gave his life in the service; with the initials of every man marking his own star. Thus will be produced a true service flag of the nation, with its millions of stars; and that it may be given the character of a truly national memorial, it is wished that each State should provide for the stars for its own men, in addition to any other participation it may choose to assume.

To make this structure a true shrine of national patriotism, representing for our country the sentiments that Westminster Abbey and Saint Paul's



Church attest to Englishmen and the Pantheon and the Invalides to Frenchmen—this is the ambition of the earnest men and women who are carrying forward the work of the George Washington Memorial Association. The association is incorporated by law of Congress; the national government provided the site for the structure; and recently its corner-stone was laid.

I have assurance that the city of Washington will give generous assistance toward erection of the memorial, and would be glad if each of the States will see fit to give the endorsement indicated by some official participation. The project has appealed strongly to me, and I know to patriotic men and women all over the land, as one of such inspiring nature as to deserve generous encouragement.

Very sincerely,

(Signed) WARREN G. HARDING.

HON. WESTMORELAND DAVIS,  
Governor of Virginia,  
Richmond, Virginia.

The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MR. TAYLOR: A bill to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta.

By MESSRS. TURNER, BONDURANT, OZLIN, COMMINS, STORY, PATTERSON, JEFFREYS, HICKS of *Campbell*, GIBSON, HALL, HURT, KFEEN, SMITHEY, BOLTON and HORSLEY: A bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws.

To the Committee on Chesapeake and Its Tributaries:

By MR. REW: A bill to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sub-section 13 of section 2086 of the Code of Virginia, as heretofore amended, approved February 19, 1918.

To the Committee for Courts of Justice:

By MESSRS. JONES of *Richmond city* and FULLER: A bill to amend and re-enact section 6017 of the Code of Virginia.

By MR. DIGGS: A bill to amend and re-enact section 2261 of the Code of Virginia.

By MR. BOATWRIGHT: A bill to repeal section 5113 of the Code of 1919.

By MR. SMITH of *Northumberland*: A bill to amend and re-enact section 4402 of the Code of Virginia.

By MESSRS. PAGE and BROWN of *Norfolk city*: A bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

By MESSRS. PAGE and BROWN of *Norfolk city*: A bill to estab-

lish an additional corporation court for the city of Norfolk, Virginia.

To the Committee on Finance:

By MR. FLETCHER: A bill to provide for the apportionment of taxes, levies or assessments.

By MR. STINSON: A bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 19, 1920.

By MR. NORRIS: A bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

By MESSRS. REW and NOTTINGHAM: A bill to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

By MR. SHEPHERD: A bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

To the Committee on General Laws:

By MR. HADDON: A bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for the enforcement thereof; and providing penalty for the violation thereof.

To the Committee on Roads and Internal Navigation:

By MR. REW: A bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation.

By MESSRS. FARRIER, GRAHAM, McLEAN, KOGER, BEATIE: A bill to amend and re-enact section 26 of an act of the General Assembly of Virginia entitled an act to establish "The State highway system," approved January 31, 1918.

By MESSRS. BOWLES, SMITH *of Albemarle*, PITTS, FLETCHER and GORDON: A bill to amend and re-enact section 4 of an act entitled an act to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties; and to provide for the construction of the University of Virginia and Richmond Memorial Road, approved March 19, 1920.

By MESSRS. RICHARDS, FORD, HICKS *of Campbell*, KEEN, SMITH *of Albemarle*, BONDURANT, HYLTON, DOTSON, HICKS *of Lee*, CRAFT,

ELLER, SNELL, JEFFREYS, WARREN, C. R., SMITH *of Norfolk county*, McLEAN, KOGER, WOODVILLE, PATTERSON, HORSLEY, HORNER, McCOTTER, GRAHAM, PRATT, HENDERSON, WOODS, RAMSEY, WRIGHT, GROOME, TURNER, HOOVER *of Rockingham*, GRAY and SHEPHERD: A bill to amend and re-enact section 2154 of the Code of Virginia, as amended by an act approved September 5, 1919.

To the Committee on Special, Private and Local Legislation:

By MR. STORY: A bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1898.

By MR. STINSON: A bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of the said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity.

By MESSRS. SHEPHERD, HORNER, WILLIAMS, NOTTINGHAM, DIGGS, PRICE, HADDON, REW, McCOTTER, JEFFREYS, HENDERSON, SMITH *of Norfolk county*, WOODS, RICHARDS, RODGERS and BONDURANT: A bill to appropriate the sum of \$16,000 to repay the principal due by the school board of Ettrick sub-school district of Chesterfield county to the Literary Fund, and to direct the Auditor of Public Accounts to draw his warrant in favor of the Literary Fund for the said sum.

By MR. DOTSON: A bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto.

By MR. McLEAN: A bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 14. House bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner



of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary money for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

No. 15. House bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district.

No. 16. House bill to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on road No. 6, in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern turnpike road.

No. 17. House bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 18. House bill authorizing boards of supervisors of counties and councils, or other governing bodies, of cities to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies.

No. 19. House bill to regulate the taking of wild game birds, game animals and fur-bearing animals in this State.

No. 20. House bill to provide for a closed season on squirrels in this State.

No. 21. House bill to provide a new charter for the town of Strasburg in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith.

No. 22. House bill for the protection of deer in the county of Gloucester.

No. 23. House bill to prohibit the sale of deer in this State.

No. 24. House bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State.

No. 25. House bill to regulate the shipment of game birds and

game animals from one point in this State to another point in the State.

No. 26. House bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg approved March 13, 1918.

No. 27. House bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise except with traps.

No. 28. House bill to amend and re-enact an act entitled an act relating to contracts for text books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

No. 29. House bill to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000.00, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta.

No. 30. House bill authorizing the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax for school purposes.

No. 1. House bill to amend and re-enact section 6209 of the Code of Virginia—came up.

MR. SMITH of *Northumberland* moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

MR. SMITH of *Northumberland* offered the following amendment:

After the word "testifying" on page 2, at end of line 15, insert the following:

"Provided, however, that where the declarations, admissions, statements or acts of such surviving party in interest are given in evidence in behalf of the adverse party to the suit or action, by a living witness, then such surviving party to the contract or other transaction which is the subject of investigation shall be competent to testify as to such declarations, admissions or acts, but shall not, on account thereof, be allowed to testify upon any other subject;"

which was agreed to.

The bill was ordered to be engrossed and, being presently engrossed, was read at length a third time and passed—ayes, 77; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger,

Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Wright, Young, Mr. Speaker—77.

YAYS—Messrs. Hall, Smith, Lemuel F.—2.

No. 5. House bill to amend and re-enact section 1564 of the Code of Virginia was read at length a third time and passed—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Wright, Young, Mr. Speaker—78.

Motions severally made to reconsider the votes by which Nos. 1 and 5 House bills were passed were rejected.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 7. House bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920. (Amended.)

No. 9. House bill to give the consent of the State of Virginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States Military Reservations at Fort Monroe, Virginia.

On motion of MR. ST. CLAIR, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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TUESDAY, JANUARY 24, 1922.

Prayer by Rev. W. K. Keys, D. D., of Bethany Presbyterian church, Charles City county, Va.

On motion of MR. BAGBY, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.



A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 23, 1922.*

The Senate has passed Senate bills entitled an act to regulate the shooting of wild waterfowl in this State, No. 40; and an act for the establishment of State game sanctuaries in this State, No. 41; in which they request the concurrence of the House of Delegates.

Nos. 40 and 41. Senate bills were referred to the Committee on Counties, Cities and Towns.

The following House bills, having been considered by the committee in session, were reported from the Committee on the Chesapeake and Its Tributaries:

No. 31. House bill to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 32. House bill to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 33. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$100,000.00 for the purpose of financing the construction of that section of the secondary line of route number eleven of the State Highway System from Pound to the Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 34. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$100,000.00 for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 35. House bill to regulate the use of lights on vehicles in operation or at rest on the public highways.

No. 36. House bill to amend and re-enact section 3466 of the Code of Virginia, fixing the salary of the judge of the first judicial circuit; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 37. House bill to amend and re-enact an act entitled an act to amend and re-enact section 120 of an act entitled an act to raise revenue for the support of the government and public free schools,

and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, approved March 24, 1916.

No. 38. House bill to amend and re-enact section 29½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 39. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 40. House bill to amend and re-enact section 2410 of the Code of Virginia.

House bill for the relief of Lew Dufour and Matthew J. Riley; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill for the relief of Samis Grotto, M. O. V. P. E. R., No. 36, of Richmond, Virginia, a Masonic organization; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the county of Accomac of the real estate, held by the said board in trust, to the school board of the town of Onancock; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to appropriate \$145.00 to reimburse Charles Cortlandt Walton, Jr., for expenditures made and bills incurred by him in the organization and recruiting of the Ninth Company, Virginia Coast Artillery, between the time its organization was authorized by the State authorities and its muster into Federal service August 4, 1917; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

MR. BROWN of Roanoke county offered the following resolution:

Resolved, That the Auditor of Public Accounts be directed to issue his warrants upon the Treasurer of the State, out of the funds provided by and in accordance with an act approved March 10, 1920, to cover such contingent and incidental expenses of the House of Delegates and Clerk's office of the House of Delegates, gallery doorkeepers, pay of the joint committee clerk, extra pages, extra enrolling, Journal and other typewriting, and such other clerical help and other expenses as may be certified to him by the Clerk of the House of Delegates and approved by THE SPEAKER of the House of Delegates; which was agreed to.



The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MR. KEEZELL: A bill to amend and re-enact section 1234 of the Code of Virginia.

By MR. KEEZELL: A bill to amend and re-enact section 1173 of the Code of Virginia.

By MR. C. R. WARREN: A bill to amend and re-enact section 1 of an act entitled an act to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs; and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918, approved March 22, 1920.

By MR. KEEZELL: A bill to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia.

To the Committee on Appropriations:

By MR. McLEAN: A bill to amend and re-enact sections 1, 5, 6 and 8 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By MR. ELLER: A bill to amend section 3512 of the Code of Virginia.

By MR. JEFFREYS: A bill to amend and re-enact section 1021 of the Code of Virginia, as amended by an act approved March 16, 1920.

To the Committee on Asylums and Prisons:

By MESSRS. SNELL and HICKS *of Campbell*: A bill to amend and re-enact section 1021, chapter 46 of the Code of Virginia, in relation to the commitment of the insane, epileptic, inebriate and feeble-minded, entitled fees and expenses.

By MESSRS. SNELL and HICKS *of Campbell*: A bill to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of the State hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violation of this act.

To the Committee on General Laws:

By MESSRS. HORNER, JONES *of Richmond city*, HADDON, FLETCHER, SHEPHERD: A bill to protect reformatory, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors, in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act.

To the Committee on Chesapeake and Its Tributaries:

By MR. REW: A bill to amend and re-enact section 3240 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. SMITHEY: A bill to provide for the retirement of judges of the circuit courts and city courts of cities of the first class, and to provide compensation.

By MR. SMITH *of Albemarle*: A bill to amend and re-enact section 5827 of the Code of Virginia.

By MR. SMITH *of Albemarle*: A bill to amend and re-enact section 5439 of the Code of Virginia.

By MESSRS. PRICE, JONES *of Richmond city* and RODGERS: A bill relating to illegitimate children, and to provide for the establishment of the paternity of such children.

By MR. JONES *of Highland*: A bill to amend and re-enact section 5205 of the Code of Virginia.

By MR. PAGE: A bill to require the party having in his possession a writing, the handwriting of which is in dispute, or in issue in a pending suit, to file said writing, upon motion, with the clerk of the said court.

To the Committee on Counties, Cities and Towns:

By MR. WILLIS: A bill to require fish ladders on dams and other obstructions in any of the watercourses of this State in which the tide does not ebb and flow.

By MR. WILLIS: A bill to prohibit the sale of certain species of game fish in this State.

By MR. WILLIS: A bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth.

By MR. ANDERSON: A bill to authorize counties, cities and towns to insure their employees, or any class or classes thereof, under policies of group insurance covering life, health or accident insurance.

By MR. EWELL: A bill to provide for the licensing of guides used in the hunting of wild waterfowl and prescribing fees of such guides, and penalties for the violation of this act.

To the Committee on Finance:

By MR. BREWER: A bill to amend and re-enact section 2337 of the Code of Virginia, as heretofore amended.

By MESSRS. GIBSON, BROWN *of Lynchburg* and NORRIS: A bill to abolish the fee system of compensating clerks of courts of record of this State; to place such clerks upon a salary basis and to provide how and when their compensation and allowances for the conduct of their offices shall be fixed and paid.

By MR. SMITH *of Norfolk county*: A bill to amend and re-enact section 2406 of the Code of Virginia.

By MESSRS. GIBSON, BROWN *of Lynchburg* and NORRIS: A bill

to amend and re-enact section 3510 of the Code of Virginia, as amended by an act approved March 18, 1920.

By MESSRS. GIBSON, BROWN *of Lynchburg* and NORRIS: A bill to abolish the fee system of compensating attorneys for the Commonwealth; to place such officers upon a salary basis and to provide how and when their compensation shall be fixed and paid.

By MESSRS. GIBSON, BROWN *of Lynchburg* and NORRIS: A bill to prescribe the compensation of treasurers of cities of the first class and counties, and to provide how and when their compensation and allowances for the conduct of their offices shall be fixed and paid.

By MESSRS. GIBSON, BROWN *of Lynchburg* and NORRIS: A bill to prescribe the compensation of commissioners of the revenue and to provide how and when their compensation and allowances for the conduct of their offices shall be fixed and paid.

By MESSRS. GIBSON, NORRIS and BROWN *of Lynchburg*: A bill to repeal section 3516 of the Code of Virginia and an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of compensation of said officers, approved March 27, 1914, and all amendments thereof.

By MESSRS. GIBSON, NORRIS and BROWN *of Lynchburg*: A bill to limit the compensation of sheriffs, city sergeants and high constables.

By MESSRS. GIBSON, BROWN *of Lynchburg* and NORRIS: A bill to abolish the fee system of compensating clerks of the Supreme Court of Appeals; to place the clerks of said court upon a salary basis, and to provide how and when their compensation and allowances for the conduct of their offices shall be fixed and paid.

To the Committee on Roads and Internal Navigation:

By MR. McCOTTER: A bill to amend and re-enact section 2143 of the Code of Virginia.

By MR. McLEAN: A bill to amend and re-enact an act to establish "The State highway system," approved January 31, 1918.

By MR. BOATWRIGHT: A bill to prevent the running at large of certain animals on the public roads of Virginia, to impose a penalty for allowing such animals to run at large on said roads; and to limit the recovery of damages for the killing of animals unlawfully on such roads in certain cases.

By MR. SMITH *of Alexandria*: A bill requiring submission of plans and specifications of proposed signboards or billboards to boards of supervisors and approval by such boards prior to erection of such signboards or billboards; imposing an annual license fee upon signboards and billboards located outside of incorporated towns and cities; defining the manner of issuing such license, pro-



viding for removal of signboards and billboards erected or maintained without license; and imposing a penalty for the placing, erecting, or maintaining of a signboard or billboard without such license but exempting signs, signboards and billboards relating to the business conducted on the premises or relating to the premises on which the sign is located, or signs of a limited size used wholly or partly for travel direction purposes, or signs which advertise the communities in which or adjacent to which such signs are located.

By MR. SMITH of *Norfolk county*: A joint resolution relative to connecting certain highways in Virginia with certain highways in North Carolina, as it is proposed in the memorial of the General Assembly of North Carolina, which was recently transmitted to the presiding officers of the General Assembly of Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. BREWER: A bill to provide a new charter for the city of Suffolk and repeal existing charter of said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk.

By MR. C. R. WARREN: A bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly approved February 4, 1920.

By MR. FORD: A bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville, and Fork magisterial districts of said county, approved September 9, 1919.

By MR. WILLIAMS: A bill authorizing and directing the payment out of the treasury of the sum of \$2,119.30 to Ivakota Association, Incorporated.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 31. House bill to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 32. House bill to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds.

No. 33. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$100,000.00 for the purpose of financing the construction

of that section of the secondary line of route number eleven of the State highway system from Pound to the Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 34. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00 for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 35. House bill to regulate the use of lights on vehicles in operation or at rest on the public highways.

No. 36. House bill to amend and re-enact section 3466 of the Code of Virginia, fixing the salary of the judge of the first judicial circuit.

No. 37. House bill to amend and re-enact an act entitled an act to amend and re-enact section 120 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, approved March 24, 1916.

No. 38. House bill to amend and re-enact section 29½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 39. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 40. House bill to amend and re-enact section 2410 of the Code of Virginia.

The following House bills were read at length a third time and passed:

No. 7. House bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920—yeas, 94; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Shep-

herd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—94.

No. 9. House bill to give the consent of the State of Virginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States military reservations at Fort Monroe, Virginia—yeas, 89; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—89.

Motions severally made to reconsider the votes by which Nos. 7 and 9 House bills were passed, were rejected.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 3. House bill to provide for the training and licensing of attendants for the sick under certain conditions. (Amended.)

No. 4. House bill to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia. (Amended.)

On motion of Mr. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

WEDNESDAY, JANUARY 25, 1922.

Prayer by Rev. G. E. Booker, D. D., of Monument Methodist church, Richmond, Va.

On motion of Mr. BOATWRIGHT, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.



A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 24, 1922.*

The Senate has passed Senate bill entitled an act to amend and re-enact section 3338 of the Code of Virginia, No. 11;

And they have agreed to Senate joint resolution proposing an amendment to section 132 of the Constitution of Virginia, No. 5; in which they request the concurrence of the House of Delegates.

No. 5. Senate joint resolution was referred to the Committee on Schools and Colleges.

No. 11. Senate bill was referred to the Committee on Counties, Cities and Towns.

No. 21. Senate bill to provide for a municipal terminal or terminals for the city of Norfolk; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 41. House bill prohibiting the recordation of certain deeds, unless the next immediate source from which the particular grantor derived title be stated in the deed.

No. 42. House bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919.

No. 43. House bill to amend and re-enact section 6348 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 44. House bill to amend and re-enact section 4801 of the Code of Virginia.

No. 45. House bill to make it a misdemeanor to publish the name of any maid, woman, or woman child, upon whom a rape, or an attempt to ravish has been committed.

No. 46. House bill to amend and re-enact sections 5084 and 5085 of the Code of Virginia.

No. 47. House bill to amend and re-enact section 4402 of the Code of Virginia.

No. 48. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920.

No. 49. House bill to amend and re-enact section 6017 of the Code of Virginia.

No. 50. House bill to amend and re-enact section 3101 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 51. House bill to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend

section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918.

No. 52. House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage.

No. 53. House bill to amend and re-enact section 4719 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 54. House bill to annex to the county of Chesterfield a part of the county of Henrico.

No. 55. House bill for the protection of fish in Buchanan county.

No. 56. House bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918.

No. 57. House bill to authorize the Commissioner of Game and Inland Fisheries to permit bona fide owners of fox hounds, actually used for fox hunting, to release such hounds from confinement at any time.

House bill to provide for the training of public health nurses, school nurses, and other social and public health workers, creating a commission for this purpose, and appropriating the sum of \$10,000.00 per annum for this work; heretofore referred to the Committee on General Laws, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

THE SPEAKER laid before the House the following communication:

THE COUNCIL,  
OFFICE OF THE PRESIDENT.  
*January 24, 1922.*

SPEAKER OF THE HOUSE OF DELEGATES,  
*Richmond, Virginia.*

MY DEAR SIR:

At a meeting of the council of the city of Norfolk held on November 9, 1921, a resolution was unanimously adopted, extending an invitation to the Senate and the House of Delegates of the General Assembly, to be the guests of the city of Norfolk in this city on February 22, 1922, Washington's birthday.

The Honorable E. Griffith Dodson, Senator from the city of Norfolk, was requested to urge the acceptance upon you of this invitation, and to express the sincere hope that as many members as possible may find it convenient to attend. We shall appreciate it if you will confer with Mr. Dodson with reference to the arrangements for this visit, and will notify him at as early a date as possible of the probable number of your chamber that will be able to accept this invitation.

We should be very much pleased if your acceptance includes the full number of the House of Delegates. It is of course understood that this in-

visitation includes the wives of the members, as well as the Clerk of the Senate, the Clerk of the House and other official attaches.

Very truly yours,

ALBERT L. ROPER,

*Mayor.*

CHAS. S. ASHBURNER,

*City Manager.*

MR. BROWN of *Norfolk city* offered the following resolution:

Resolved, That a committee of five be appointed by THE SPEAKER to investigate the receipts and expenditures of the State board of medical examiners, board for examination of applicants for admission to the bar, board for examination of graduate nurses. This committee to report on or before February 10, 1922; which was rejected.

On motion of MR. NORRIS, it was ordered that 500 copies each of the several fee bills be printed.

A message was received from the Senate by MR. DOWNING, who informed the House that the Senate had agreed to the following joint resolution:

Whereas, there is pending in the Congress of the United States a bill known as the Dyer anti-lynching bill; and,

Whereas, this bill is as vicious as it is unconstitutional; now, therefore, be it

Resolved by the Senate (the House of Delegates concurring), That the Senators and Representatives from Virginia in the Congress of the United States be, and they are hereby, requested to work and vote against the passage of the said Dyer anti-lynching bill.

Be it further resolved, That a certified copy of this resolution be forwarded to each of the Senators and Representatives from Virginia in the Congress; in which they request the concurrence of the House of Delegates.

THE SPEAKER laid the resolution before the House.

The resolution was agreed to.

Ordered that MR. NORRIS inform the Senate.

A message was received from the Senate by MR. JEFFREYS, who informed the House that the Senate had agreed to the following joint resolutions:

A joint resolution memorializing the Interstate Commerce Commission in regard to a reduction in freight rates.

A joint resolution memorializing the Congress of the United States for amendment to the act to regulate commerce and to the transportation act of 1920.

In which they request the concurrence of the House of Delegates.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. McLEAN: A bill to amend and re-enact section 4959 of the Code of Virginia.



To the Committee on Agriculture and Mining:

By MESSRS. WILKINS and BREWER: A bill to establish the standard of weights and measures for the following corn-mill products, namely, flour, hominy, grits and meals.

By MESSRS. KEEZELL and HOOVER of *Rockingham*: A bill to protect the farming and agricultural interests by permitting machinery necessary to save and market their crops and products to use the public highways.

To the Committee for Courts of Justice:

By MR. HALL (by request): A bill in relation to suits for divorce and the annulment of marriages; to provide in certain cases for such annulment of marriages; to provide in certain cases for such suits to be contested by the Commonwealth through a guardian *ad litem* to be appointed, and prescribing his duties.

By MR. WILKINS: A bill to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of.

By MR. SMITH of *Alexandria*: A bill to authorize a committee of lawyers, appointed by any bar association of any county or city of this State, to summon witnesses and administer oaths to witnesses to speak the truth touching any subject investigated by said committee.

To the Committee on Counties, Cities and Towns:

By MR. SMITH of *Norfolk county*: A bill to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments approved March 15, 1920.

By MESSRS. SMITH of *Danwiddie* and McCOTTER: A bill to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920.

By MR. PRINCE: A bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920.

To the Committee on Finance:

By MESSRS. SMITH of *Northumberland*, REW and NOTTINGHAM: A bill to amend and re-enact section 2414 of Code of Virginia.

By MESSRS. PRICE and HADDON: A bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

By MR. McLEAN: A bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, approved March 18, 1920.

By MR. HADDON: A bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the govern-

ment and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1913, as amended and re-enacted by an act entitled an act to amend and re-enact section 13, of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

#### To the Committee on General Laws:

By MR. WILKINS (by request): A bill relating to the inspection of steam boilers and providing for the appointment of a State inspector of boilers and providing penalties for violation thereof.

By MR. McLEAN: A bill to amend and re-enact section 1707 of the Code of Virginia.

#### To the Committee on Militia and Police:

By MR. FLETCHER: A bill to authorize the adjutant general to place appropriate markers upon the battlefields of the Seven Days' Campaign, to make appropriation therefor, and to authorize the adjutant general to accept in the name of the Commonwealth the donations and services of citizens in carrying out the purposes of this bill.

#### To the Committee on Privileges and Elections:

By MESSRS. PRICE and WILLIS: A bill to amend and re-enact section 228 of the Code of Virginia.

By MR. FLETCHER: A bill to amend and re-enact section 200 of the Code of Virginia, as heretofore amended and re-enacted.

#### To the Committee on Schools and Colleges:

By MR. McLEAN: A bill to amend section 626 of the Code of Virginia, and to amend and re-enact an act approved March 19, 1920.

#### To the Committee on Special, Private and Local Legislation:

By MESSRS. SMITH of *Northumberland*, NORRIS and HENDERSON: A bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford.

By MR. PRINCE: A bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended.

By MR. PRINCE: A bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greenville.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 21. Senate bill to provide for a municipal terminal or terminals for the city of Norfolk; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 41. House bill prohibiting the recordation of certain deeds, unless the next immediate source from which the particular grantor derived title be stated in the deed.

No. 42. House bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919.

No. 43. House bill to amend and re-enact section 6348 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 44. House bill to amend and re-enact section 4801 of the Code of Virginia.

No. 45. House bill to make it a misdemeanor to publish the name of any maid, woman, or woman child, upon whom a rape, or an attempt to ravish has been committed.

No. 46. House bill to amend and re-enact sections 5084 and 5085 of the Code of Virginia.

No. 47. House bill to amend and re-enact section 4402 of the Code of Virginia.

No. 48. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920.

No. 49. House bill to amend and re-enact section 6017 of the Code of Virginia.

No. 50. House bill to amend and re-enact section 3101 of the Code of Virginia.

No. 51. House bill to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918.

No. 52. House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage.

No. 53. House bill to amend and re-enact section 4719 of the Code of Virginia.

No. 54. House bill to annex to the county of Chesterfield a part of the county of Henrico.

No. 55. House bill for the protection of fish in Buchanan county.

No. 56. House bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918.

No. 57. House bill to authorize the Commissioner of Game and Inland Fisheries to permit bona fide owners of fox hounds, actually



used for fox hunting, to release such hounds from confinement at any time.

The following House bills were read at length a third time and passed:

No. 3. House bill to provide for the training and licensing of attendants for the sick under certain conditions—yeas, 68; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Ewell, Ford, Fuller, Gibson, Graham, Groome, Haddon, Hall, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jones, Edwin B., Jones, James P., Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Pitts, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—68.

NAYS—Messrs. Beatie, Boatwright, Campbell, Eller, Farrier, Gordon, Henderson, Hicks, W. F., Keen, Owen, Patterson, Prince, Shepherd, Sinclair, Smith, Charles F.—15.

No. 4. House bill to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia—yeas, 73; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Groome, Haddon, Hall, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Patterson, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—73.

NAYS—Messrs. Boatwright, Campbell, Eller, Farrier, Hicks, W. F., Owen, Shepherd, Smith, Charles F.—8.

Motions severally made to reconsider the votes by which Nos. 3 and 4 House bills were passed, were rejected.

The following House bills having been printed, were read at length a second time and ordered to be engrossed:

No. 6. House bill to amend and re-enact section 2073 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 10. House bill to amend and re-enact section 6438 of the Code of Virginia.

No. 12. House bill to amend and re-enact sections 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595, and to repeal section 1591 of the Code of Virginia. (Amended.)

No. 36. House bill to amend and re-enact section 3466 of the Code of Virginia, fixing the salary of the judge of the first judicial circuit; having been printed, was read at length a second time.

MR. GORDON moved to amend, line seven, by striking out "\$6,000" and inserting in lieu thereof "\$4,000," which was agreed to—yeas, 41; nays, 39.

On motion of MR. GORDON, the vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Campbell, Commins, Farrier, Ford, Gibson, Gordon, Graham, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Hurt, Hylton, Jones, Edwin B., Keen, Keezell, Long, Massey, McNutt, Owen, Prince, Ramey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Snell, St. Clair, Stinson, Stuart, Warren, B. S., Warren, C. R., Williams, Woodville—41.

NAYS—Messrs. Anderson, Brown, Israel, Brown, Mayo C., Carter, Deans, Dotson, Eller, Ewell, Fletcher, Fuller, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hoover, C. N., Horner, Horsley, Jeffreys, Jones, James P., McCaleb, McCotter, Moffett, Nottingham, Page, Patterson, Pitts, Richards, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Taylor, Tyler, Wilkins, Woods, Wright, Young, Mr. Speaker—39.

The bill was ordered to be engrossed.

MR. WILLIS moved that when the House adjourn it adjourn to meet at 11:30 A. M. tomorrow, which was agreed to.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

## THURSDAY, JANUARY 26, 1922.

Prayer by MR. G. G. TURNER, the member from Bedford.

On motion of MR. BONDURANT, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 25, 1922.*

The Senate has passed Senate bill entitled an act to amend and re-enact section 4193 of the Code of Virginia, No. 2.

And they have agreed to Senate joint resolution proposing amendment to section 186 of the Constitution of Virginia, No. 4: in which they request the concurrence of the House of Delegates.

No. 4. Senate joint resolution was referred to the Committee on Finance.

No. 2. Senate bill was referred to the Committee on Insurance and Banking.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 58. House bill to amend and re-enact section 2406 of the Code of Virginia.

No. 59. House bill to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by the same.

No. 60. House bill to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 61. House bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws.

No. 62. House bill to prevent the sale of inferior and worthless vegetable seed in the State of Virginia.

No. 63. House bill to amend and re-enact section 1234 of the Code of Virginia.

No. 64. House bill to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia.

No. 65. House bill to amend and re-enact section 1173 of the Code of Virginia.

No. 66. House bill to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta.

No. 67. House bill to require persons, firms and corporations engaged in the business of the threshing of grain to keep accurate records of the amount of grain threshed by them, and to make reports thereof to the Commissioner of Agriculture and Immigration.

THE SPEAKER laid before the House the following communication:

NATIONAL MARINE ENGINEERS' BENEFICIAL ASSOCIATION,  
WASHINGTON, D. C., *January 24, 1922.*

*To the Governor of the State of Virginia,  
President of the Senate, and  
Speaker of the House of Representatives.*

HONORABLE SIR:

During the forty-seventh annual convention of the National Marine Engineers' Beneficial Association of the United States of America, held at Washington, D. C., beginning on the date of January 16, 1922, the enclosed resolution emanating from members of our association in the port of Norfolk, was submitted to the convention.

This resolution was referred by the convention to the national executive committee of the National Marine Engineers' Beneficial Association, for their consideration and disposition, which resulted in this office being instructed to communicate with you and advise that our organization heartily endorses the



resolution and earnestly requests your co-operation in defeating the amendments to sections 3613, 3614 and 3615 of the Code of the State of Virginia, referred to in the accompanying petition.

Very truly yours,

NATIONAL MARINE ENGINEERS' BENEFICIAL ASSOCIATION,  
WILLIAM S. BROWN,  
*President.*

# RESOLUTION.

January 21, 1922.

*To the Governor of the State of Virginia,  
President of the Senate,  
Speaker of the House of Delegates.*

Whereas, a bill having been brought to our attention which has for its purpose to amend and re-enact sections 3613, 3614 and 3615 of the Code of the State of Virginia, which if enacted into a law will change the present system now in force for the training of branch pilots, and in accordance with the law of Virginia, the training and commissioning of State pilots; and,

Whereas, the members of the Marine Engineers' Beneficial Association, all of whom are duly licensed by the Steamboat Inspection Service of the United States as officers of the merchant marine, and who are vitally interested in the building up of a merchant marine and the safe navigation of the same while entering or leaving the various ports of our country as well as upon the ocean, deplore the fact that certain people are trying to establish new methods by which branch pilots may be created by the legislation contemplated in this bill. The present law which governs the training, appointing and commissioning of men to act as branch pilots within the State of Virginia is an admirable one and commands our highest respect. Pilots who have been appointed from time to time in accordance with the present system of training have been most successful, which is convincing proof that the present law is far better than the one contemplated in the proposed bill; therefore, be it

Resolved, That we, the members of this organization, who are running on vessels in and out of the capes of Virginia, Hampton Roads, Newport News and the port of Norfolk, solemnly protest against any legislation that may destroy or cripple the present system of State pilots, because we believe this law would establish a system which would commission men to act as pilots who have not had the proper training or experience to enable them to do this work, as the training called for in the bill is not sufficient in our opinion to train a man as an efficient, competent and reliable branch pilot.

MR. PITTS presented the report of the Virginia Debt Commission.  
Printed as House Document No. 10.

THE SPEAKER laid before the House the following:

Senate joint resolution memorializing the Interstate Commerce Commission in regard to a reduction in freight rates.

Whereas, the Interstate Commerce Commission is now holding in Washington a hearing on the question of reduction in freight rates, and has invited shippers and others interested in the matter to give testimony;

Whereas, carriers by railroad have been granted during the past three years an increase in freight rates of approximately eighty per cent;

Whereas, commodities that constitute a large part of the tonnage handled by carriers are selling for about pre-war prices, and many of these commodities cannot be transported to market on the present freight rate without loss to producer;

Whereas, markets, where shippers formerly found ready sale for their products, must be abandoned and business relations of long standing discontinued as a result of the percentage increase in freight rates;

Whereas, since water rates have been reduced to practically pre-war basis, many all-rail shippers must lose their business or be ruined in competing with those shippers who enjoy water rates;

Whereas, industrial plants are closed down or running part time, business is paralyzed, millions of men out of employment, tonnage handled by railroad carriers has fallen off, and nothing in sight to indicate an improvement in business conditions under present high freight rates;

Whereas, a pyramiding of freight rates is unavoidable in the natural course of commerce (a half dozen freight charges often being made on the same article between producer and consumer);

Whereas, this multiplicity of freight charges, of approximately eighty per cent more than they were prior to 1917, prevents such a reduction in living cost and rental charges, as the present price of agricultural products and building material, at point of production, would seem to warrant; railroads say wages must be reduced before rates can be cut; labor is reluctant to accept a reduction because it has not seen a material reduction in the cost of living and rental charges; the producer of raw material must sell his product at pre-war prices, and after the product has traveled the usual avenues of commerce, and the multiplicity of freight charges are added to the first cost, he must pay for it, as a manufactured article, at from fifty to one hundred per cent more than pre-war prices;

Whereas, we believe a substantial reduction in freight rates is necessary and will materially aid in bringing about normal business conditions; that it will result in a revival of business and consequent increased tonnage to the carriers, which increased tonnage will more than offset revenue from rate reduction; now, therefore, be it

Resolved by the Senate (the House of Delegates concurring):

First: That the Interstate Commerce Commission be and hereby is memorialized and urged to order a substantial reduction in freight rates.

Second: That our senators and representatives in Washington be requested to favor the passage of such legislation as will enable the carriers to reduce expenses, so that employees may be warranted in accepting lower compensation by reason of less cost of living.

Third: That a certified copy of this preamble and these resolutions be transmitted to the Interstate Commerce Commission and to the members of the Senate and House of Representatives from Virginia; which was agreed to.

Ordered that Mr. JEFFREYS inform the Senate.

THE SPEAKER laid before the House the following:

Senate joint resolution memorializing the Congress of the United States for amendments to the act to regulate commerce and to the transportation act of 1920.

Whereas, the Interstate Commerce Commission has so construed the transportation act of 1920 (generally known as the Esch-Cummins act) as to cause it to make orders advancing freight rates and passenger fares applicable to intrastate transportation in disregard of State laws and the orders of State commissions; and,

Whereas, such construction of said act is in direct contravention of the understanding had at the public hearings on the Esch-Cummins bill, as repeatedly stated by its patron, Senator Cummins, who has consistently stated that the effect of said act was never intended to interfere with the jurisdiction of State Commissions over intrastate rates and fares, except to the extent already defined by the United States Supreme Court in the Shreveport cases; and,

Whereas, in certain recent cases the Interstate Commerce Commission has asserted that under said transportation act of 1920, it has the same authority over electric railroads that it has asserted in steam railroad cases, thereby abridging the constitutional regulatory powers of the States; and,

Whereas, it has been shown to be impracticable for the Interstate Commerce Commission to attempt to supervise the distribution of cars on an equitable basis as between individual shippers throughout the United States, and there should be some governmental authority within reasonable reach to which appeal can be made to provide such equitable distribution of cars; and,

Whereas, by the said transportation act of 1920 the Interstate Commerce Commission is given exclusive authority to authorize the total abandonment of lines of railroad, and has exercised this authority at long range with apparent lack of complete information as to the local conditions; therefore, be it

Resolved by the Senate of Virginia (the House of Delegates concurring), That we urge upon our senators and representatives in Congress to so amend the existing legislation as to clearly define and limit the powers of the Interstate Commerce Commission so that no intrastate rate or fare may be changed or set aside without proof by competent evidence, and upon findings of fact made, that the same injures a person or persons, or a locality or localities engaged in interstate commerce to such an extent as seriously to diminish the business of such person or persons, or seriously to retard growth and development of such locality or localities;

Resolved further, That our representatives in Congress are requested to advocate the incorporation in such amendatory legislation through the Capper or Nicholson bills, or in some other way, a declaration of the purpose of Congress to recognize the rights of the several States to exercise full and final jurisdiction over all rates for intrastate transportation which do not injure persons or



localities engaged in interstate commerce in the manner aforesaid; and,

Resolved further, That said representatives in Congress be respectfully urged to advocate such legislation that the regulatory authorities of the States may make reasonable orders and regulations, not in conflict with Federal law or with lawful orders of the Interstate Commerce Commission, requiring cars within the respective borders of such States to be equitably distributed to shippers desiring same; and,

Resolved further, That our representatives in Congress be respectfully urged to advocate an amendment under the law so that certificates of convenience and necessity granted by the Interstate Commerce Commission shall not purport to relieve the carriers obtaining the same from conforming to the laws of the States with respect to construction and operation within the States for intrastate transportation, or with respect to the abandonment of such transportation; and,

Resolved further, That copies of the foregoing preamble and of these resolutions be forwarded by the Clerk to each Senator and member of the House of Representatives in Congress from Virginia and to the chairmen of the Senate and House Committees on Interstate and Foreign Commerce; which was agreed to.

Ordered that Mr. JEFFREYS inform the Senate.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 26, 1922.

*Gentlemen of the General Assembly:*

On April 10, 1920, I suspended Mr. J. H. Wilkinson as a member of the board of directors of The Penitentiary. This action was taken by virtue of authority vested in me by section 336 of the Code of Virginia, this section providing that any member of the said board may be suspended by the Governor during the recess of the General Assembly, for certain things mentioned in the section, among them being "neglect of official duty."

Conditions existing at The Penitentiary at the time of the suspension aforesaid convinced me that a majority (three) of the members of the then board were neglectful of official duty; but instead of suspending all three, I suspended Mr. Wilkinson because his term was the first to expire, and did expire on March 1, 1921. Almost immediately after this action was taken, one of the remaining two members resigned his office, and within a short time thereafter the other member likewise resigned, so that no further action by me was necessary.

The conditions above referred to need not be set forth at length in this communication, as the facts are stated in the report of the board of directors of The Penitentiary for the fiscal year ending September 30, 1920, to which report reference is made.

It may perhaps be appropriate to add that since the suspension referred to, there has been planned and executed a program of prison reform which has attracted sympathetic interest and received favorable comment, not only throughout Virginia, but outside of the State as well.

WESTMORELAND DAVIS,  
Governor.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 26, 1922.

*Gentlemen of the General Assembly:*

I beg to inform your honorable body that I have this day accepted the resignation of Hon. Jesse F. West as judge of the third judicial circuit of Virginia, effective at twelve o'clock noon on January 31, 1922.

WESTMORELAND DAVIS,  
*Governor.*

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 26, 1922.

*Gentlemen of the General Assembly:*

In accordance with the provisions of section 585 of the Code of Virginia (1919), there is laid before the General Assembly the report of the Art Commission for the period from January 27, 1920, to December 31, 1921, inclusive.

WESTMORELAND DAVIS,  
*Governor.*

COMMONWEALTH OF VIRGINIA,  
ART COMMISSION,  
January 1, 1922.

#### ANNUAL REPORT.

*To His Excellency, WESTMORELAND DAVIS,  
Governor of Virginia.*

SIR:

According to section 5, chapter 4, Acts of 1916, we herewith present the annual report of the Art Commission to December 31, 1921. No report was made for 1920, and accordingly this report covers the entire period of active functioning of the commission from January 27, 1920.

By chapter 4, Acts of 1916, it is the duty of the commission to pass on the character and proposed location of any work of art before it becomes the property of the State by purchase, gift or otherwise. By chapter 271, Acts of 1920, it must also pass in advance on the design and proposed location of any new building on State property or paid for by State funds.

The commission has held nine meetings. It has passed on the acceptance by the State of thirteen proffered works of art or collections of such works, and of twelve buildings at nine State institutions, as follows:

#### WORKS OF ART, MONUMENTS, ETC.

Collections of paintings given by the Hon. John Barton Payne, to be deposited in the Battle Abbey.

Portrait of Chief Justice Marshall, by Henry Innman, bequeathed by Miss Emily Harvie, to be hung in the State Library.

Four Portraits: Col. William Byrd, III, and his wife; Col. John Page of Pagebrook and his wife, presented by Mrs. S. S. Wright, to hang in the State Library.

Case for War Flags, to be placed in the State Museum until the completion of the proposed Memorial Library.

Tablet to the Virginia Signers of the Declaration of Independence, designed by the architects Cram & Ferguson and presented by the Daughters of the American Revolution, to be placed in the Senate chamber in the Capitol at Richmond.

Bronze tablet to students of the University of Virginia who fell in the war, presented by the Classes 1918, 1919 and 1920, and by the Seven Society.

Painting: The Infant Christ and the Infant St. John, attributed to Rubens, presented to the University of Virginia by John Armstrong Chaloner, Esq.

Portrait of Dr. William Harry Heck, Curry Memorial Professor of Education, and a bronze tablet in memory of Dr. Heck, portrait painted by Mary Brewston Hazelton. Both presented to the University of Virginia by Mrs. Heck to be placed in the Heck Memorial Library.

Portrait of Dr. Francis Perry Dunnington, Professor of Analytical and Industrial Chemistry, painted by Leon A. Makielski, presented to the University of Virginia by former students.

Portrait of John Blackwell Cobb, Esq., donor of the Cobb Chemical Laboratory, presented by Eugene Speicher, to be hung in the Laboratory at the University of Virginia.

Portrait of John Hampden Pleasants, bequeathed to the Commonwealth by James Pleasants, to hang in the State Library.

### BUILDINGS.

Women's dormitory, College of William and Mary, Williamsburg.

Receiving hospital, Catawba Sanatorium.

Teacher's pavilion, Catawba Sanatorium.

Archival building, State Library, Richmond.

Industrial building, Virginia Normal and Industrial Institute, Petersburg.

Dining-room, Catawba Sanatorium.

Infirmiry, Blue Ridge Sanatorium, Charlottesville.

Feed barn, Virginia Normal and Industrial Institute, Petersburg.

Central State Hospital, Petersburg.

Bakery, Eastern State Hospital, Williamsburg.

Convalescent Cottage, Piedmont Sanatorium, Burkeville.

Alumnae hall, State Normal School, Harrisonburg.

In the case of many of these buildings, the commission recommended revisions in the design or location which were made before its approval was granted. Unfortunately, in many cases designs were not submitted until they were already in the form of completed working drawings, and until it was desired to begin immediate construction. In the case of minor buildings at the institutions of a utilitarian character, the commission felt it should be lenient in accepting designs under these circumstances, even though they were by no means ideal, in order to permit prompt action. It is greatly to be desired that designs should be submitted at an earlier stage of the projects, so that it may be feasible to make constructive suggestions, without involving either increased expense or unfortunate delay.

### PORTRAIT OF SENATOR THOMAS S. MARTIN.

In accordance with chapter 223, Acts of 1920, the Art Commission had painted a portrait of the late Senator Thomas S. Martin, to be hung in the hall of the House of Delegates. This was painted by the artist Charles Hoffbauer, and there was paid for it, with its frame, as provided by law, the sum of \$1,500.00.

### PAINTING OF THE GOVERNOR'S HOUSE.

At the time of repainting the Governor's house in 1920, the commission was asked to give its opinion as to the color which should be employed. The commission unanimously recommended: "That the present general color, gray, should be retained both as being consecrated by long tradition and as being in all probability the original color, with the suggestion, however, that in re-



painting the tone should be slightly warmer, that is, less bluish, and more on the order of the color of the Capitol.

#### ADVICE ON OTHER QUESTIONS OF ART.

In a number of instances the commission has, as a matter of courtesy, complied with the request of public officers, or citizens, for advice on questions of art upon which the law did not require it to act. It is happy to give such advice upon request, although it cannot, of course, undertake to prepare designs.

#### GENERAL PLANS FOR THE DEVELOPMENT OF STATE INSTITUTIONS.

The law requires the commission to give its approval to the location as well as to the design of new buildings at State institutions. In many cases it has been difficult to give this matter proper consideration, because block plans of these institutions do not exist, or were not submitted with the designs for proposed buildings.

In any case, however, it is undesirable to decide the location of a proposed building without consideration of the general future development of the institution. A few institutions, such as the University of Virginia, the College of William and Mary, the Virginia Normal and Industrial Institute at Petersburg, and the Virginia Truck Experiment Station, with possibly others, have had prepared with competent professional advice general plans for future buildings at the institutions, looking forward for many years. It is most strongly to be recommended that other institutions should do the same. Only thus can really wise and intelligent expenditure of State funds for buildings be secured.

The commission is very glad to give general advice, when requested, with regard to the preparation of such plans and to their character, but it naturally cannot, in its capacity as an unpaid commission, undertake the actual preparation of such plans.

Individual members have gratuitously, at much expenditure of time, paid visits in a number of instances to institutions which have requested such advice, and the funds of the commission sufficed to pay the traveling expenses of such visits, but obviously it is impossible to undertake such visits in every case when it might be desirable.

#### FINANCIAL.

The General Assembly of 1920 made an appropriation of \$1,000.00 per year for the biennium 1920-1922 divided as follows: Clerical and stenographic service, \$200.00; traveling expenses of members, \$700.00; office supplies, \$100.00.

In the fiscal year ending February 28, 1921, the expenses were as follows:

Clerical and stenographical service.....	\$48 53	
Traveling expenses of members.....	65 28	
Communication .....	8 11	
Office supplies .....	21 19	
		<hr/>
		\$143 13

From March 1 to December 30, 1921, expenses were as follows:

Clerical and stenographical services.....	\$64 53	
Traveling expenses of members.....	45 84	
Communication .....	5 56	
Office supplies .....	6 75	
		<hr/>
		122 68

Making the total expenses since the inception of the commission   \$265 81

For the coming biennium the commission has recommended the same total appropriation of \$1,000.00 per annum, as the small expense in the past has

been due largely to the residence of three members in Richmond, involving no traveling expense, a condition which may not continue. Out of the total of \$1,000.00 requested for 1922-23, \$300.00 should be devoted to the purchase of a map and plan case absolutely needed to file accumulated blue prints and drawings.

Respectfully submitted,

FISKE KIMBALL,  
*Secretary.*

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MESSRS. BROWN *of Roanoke county*, SMITH *of Albemarle*, NOTTINGHAM, DEANS, REW, BREWER, WILLIS, PITTS and NORRIS: A bill to provide a workshop for the training of tuberculosis patients at Catawba Sanatorium to assist them to return to their homes as wage-earners.

By MESSRS. BROWN *of Roanoke county*, SMITH *of Albemarle*, NOTTINGHAM, DEANS, REW, BREWER, WILLIS, PITTS and NORRIS: A bill to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing moneys therefor.

By MESSRS. BROWN *of Roanoke county*, SMITH *of Albemarle*, NOTTINGHAM, ADAMS, DEANS, REW, BREWER, WILLIS, PITTS and NORRIS: A bill to provide co-operation between the school system and the State Board of Health in the serious situation caused by malnutrition among the young children in the Commonwealth.

By MESSRS. BROWN *of Roanoke county*, SMITH *of Albemarle*, NOTTINGHAM, ADAMS, DEANS, REW, BREWER, WILLIS, PITTS and NORRIS: A bill to erect an infirmary building for advanced cases of tuberculosis among the negro race, thereby providing a suitable place to which they may be removed from among the uninfected citizens thus reducing the danger of spreading the infection and appropriating moneys to Piedmont for this purpose.

By MESSRS. BROWN *of Roanoke county*, SMITH *of Albemarle*, NOTTINGHAM, ADAMS, DEANS, REW, BREWER, WILLIS, PITTS and NORRIS: A bill to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor.

To the Committee on Asylums and Prisons:

By MESSRS. TAYLOR, WILLIAMS, BROWN *of Roanoke county*, MOFFETT and HENLEY: A bill to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

By MESSRS. TAYLOR, WILLIAMS, MOFFETT and HENLEY: A bill to create the Virginia commission for the blind, to define its duties, and to make appropriation for its maintenance.

To the Committee on Chesapeake and Its Tributaries:

By MR. REW: A bill to amend and re-enact section 3246 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. FARRIER: A bill to amend and re-enact section 417 of the Code of Virginia.

By MR. CAMPBELL: A bill to amend and re-enact section 6020 of the Code of Virginia.

By MR. FARRIER: A bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia.

By MR. SMITHEY: A bill to provide for submitting to the qualified voters of the State the question of calling a constitutional convention, to be held for the purpose of revising and amending the present Constitution.

To the Committee on Counties, Cities and Towns:

By MR. BROWN *of Lynchburg*: A bill to amend and re-enact section 2942 of the Code of 1919, as amended by chapter 367 of the Acts of the General Assembly of 1920.

By MR. McCOTTER: A bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920.

By MR. FARRIER: A bill to authorize the boards of supervisors of the different counties of the Commonwealth of Virginia to purchase, at their discretion, copies of the revised edition of Waddy's Guide for the use of justices of the peace and other district and county officers.

To the Committee on Federal Relations and Resolutions:

By MR. COMMINS: A bill to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within this State, and authorizing the acquisition thereof, and any interest therein, and repealing all prior acts and parts of acts in conflict with this act, approved March 16, 1918.

To the Committee on Finance:

By MR. SMITH *of Northumberland*: A bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920.

To the Committee on Roads and Internal Navigation:

By MR. WILLIAMS: A bill to amend and re-enact section 4083 of the Code of Virginia.

By MR. WILLIAMS: A bill to permit turnpike companies to regulate and control travel and traffic on turnpike roads.

By MR. C. R. WARREN: A bill to amend and re-enact section 2136 of the Code of Virginia.



To the Committee on Special, Private and Local Legislation:

By MESSRS. DEFRIECE and GRAY of *Washington*: A bill to amend and re-enact subsection 11 of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920.

By MR. HALL (by request): A bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg inconsistent with the present general law.

By MR. BOATWRIGHT: A bill for the relief of the Williams Slate Company.

By MR. SMITH of *Albemarle* and PITTS: A bill to make an appropriation of \$5,000.00 to the John Bowie Strange Camp of Confederate Veterans, to be used in defraying the expenses incident to the unveiling of a statue of General Robert E. Lee at Charlottesville, Virginia, during the summer of 1922.

By MR. HALL (by request): A bill to ratify, confirm and validate all the acts of the present *de facto* trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present *de facto* trustees as trustees *de jure*; to ratify all the acts, proceedings and resolutions of said *de facto* trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and the orders and proceedings of the circuit court of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of \$78,000; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof.

By MR. SINCLAIR: A bill to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said

town, caused by the urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; to provide for the payment of principal and interest thereof and to provide a sinking fund.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 58. House bill to amend and re-enact section 2406 of the Code of Virginia.

No. 59. House bill to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by the same.

No. 60. House bill to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 61. House bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws.

No. 62. House bill to prevent the sale of inferior and worthless vegetable seed in the State of Virginia.

No. 63. House bill to amend and re-enact section 1234 of the Code of Virginia.

No. 64. House bill to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia.

No. 65. House bill to amend and re-enact section 1173 of the Code of Virginia.

No. 66. House bill to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta.

No. 67. House bill to require persons, firms and corporations engaged in the business of the threshing of grain to keep accurate records of the amount of grain threshed by them, and to make reports thereof to the Commissioner of Agriculture and Immigration.

The following House bills were read at length a third time and passed:

No. 6. House bill to amend and re-enact section 2073 of the Code of Virginia, as amended by an act approved March 19, 1920—yeas, 83; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Carpenter,

Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright—83.

NAYS—Mr. McCotter—1.

No. 10. House bill to amend and re-enact section 6438 of the Code of Virginia—yeas, 81; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—81.

No. 12. House bill to amend and re-enact sections 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595, and to repeal section 1591 of the Code of Virginia—yeas, 80; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smith, E. Smithey, Snell, St. Clair, Stinson, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—80.

NAYS—Messrs. Boatwright, Eller and Hicks, W. F.—3.

No. 36. House bill to amend and re-enact section 3466 of the Code of Virginia, fixing the salary of the judge of the first judicial circuit—yeas, 69; nays, 12.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft,



Deans, DeFriece, Diggs, Dotson, Ewell, Fletcher, Gibson, Gordon, Gray, J. Walter, Groome, Henderson, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithy, Snell, St. Clair, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—69.

NAYS—Messrs. Adams, Campbell, Eller, Farrier, Hicks, W. F., Koger, Massey, Owen, Rew, Sinclair, Stinson, Turner, Woodville—12.

Motions severally made to reconsider the votes by which House bills Nos. 6, 10, 12 and 36 were passed, were rejected.

No. 21. Senate bill to provide for a municipal terminal or terminals for the city of Norfolk; was read at length a second time.

The following House bills having been printed, were read at length a second time and ordered to be engrossed:

No. 16. House bill to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on Road No. 6, in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern turnpike road.

No. 17. House bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 18. House bill authorizing boards of supervisors of counties and councils, or other governing bodies, of cities to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies; having been printed, was read at length a second time.

MR. HALL moved to amend by adding after word "city" in line 3 "or incorporated towns;" which was agreed to.

MR. HALL moved to amend the title by adding "or incorporated towns;" which was agreed to.

MR. DEFRIECE moved to amend by adding the following:

"Provided that in the counties of the State no such appropriation shall be made except upon a petition signed by a majority of the qualified voters of such county;" which was rejected—yeas, 31; nays, 53.

On motion of MR. GORDON, the vote was recorded as follows:

YEAS—Messrs. Adams, Beatie, Brown, Mayo C., Campbell, Commins, Craft, DeFriece, Dotson, Eller, Gray, Z. T., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Keezell, Koger, Long, McLean, Moffett, Ozlin, Prince, Shepherd, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Stuart, Turner, Warren, B. S., Woodville—31.

NAYS—Messrs. Bagby, Bolton, Bondurant, Bright, Brown, Israel, Carter, Deans, Diggs, Ewell, Farrier, Fletcher, Gibson, Gordon, Graham, Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, McCaleb, McCotter, McNutt, Norris,

Nottingham, Page, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Lemuel F., Smithey, Snell, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—53.

MR. GORDON moved to reconsider the vote by which the amendment was rejected; which was rejected.

MR. HENLEY moved to amend by adding:

"Provided, however, that when the amount to be so expended exceeds \$500, the expenditure shall be only upon a petition of a majority of the qualified voters of such county, or city, or incorporated town;" which was agreed to.

The bill was ordered to be engrossed.

On motion of Mr. BONDURANT, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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FRIDAY, JANUARY 27, 1922.

Prayer by Rev. George E. Booker, D. D., of Monument Methodist church, Richmond, Va.

On motion of MR. BRIGHT, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 26, 1922.*

The Senate has passed Senate bills entitled an act to amend and re-enact section 5887 of the Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920, No. 23; an act to amend and re-enact section 6348 of the Code of Virginia as amended and re-enacted by an act approved March 19, 1920, entitled an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6348 in relation to appeals and writs of error, No. 56; an act to amend and re-enact section 2131, of the Code of Virginia, No. 58; an act to amend and re-enact an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920, No. 63; an act to amend and re-enact an act entitled an act to provide for the payment of bounties for the killing of certain predatory birds and animals, approved March 10, 1920, No. 66; an act to prohibit the baiting of wild turkeys in this State for the purpose of killing or capturing of same, No. 78; an act to amend and re-enact section 3084 of the Code of Virginia of 1919, No. 97;

and an act to amend and re-enact an act entitled an act to amend and re-enact section 185 of the Code of Virginia, as heretofore amended, approved January 31, 1918, No. 114; in which they request the concurrence of the House of Delegates.

No. 63. Senate bill was referred to the Committee on Finance.

No. 58. Senate bill was referred to the Committee on Roads and Internal Navigation.

Nos. 23 and 56. Senate bills were referred to the Committee for Courts of Justice.

No. 114. Senate bill was referred to the Committee on Appropriations.

Nos. 66, 78 and 97. Senate bills were referred to the Committee on Counties, Cities and Towns.

No. 68. House bill to amend and re-enact section 702 of the Code of Virginia, having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 69. House bill to protect reformative, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors, in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act.

No. 70. House bill to amend and re-enact section 3594 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 71. House bill to amend and re-enact section 1569 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 72. House bill to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or someone for him, actually appears and prosecutes the proceedings before the court.

No. 73. House bill to amend and re-enact section 5117 of the Code of Virginia in relation to a widow's dower.

No. 74. House bill in relation to a surviving husband's curtesy.

No. 75. House bill to amend and re-enact section 5264 of the Code of Virginia.

No. 76. House bill to amend and re-enact section 2261 of the Code of Virginia.

No. 77. House bill to amend and re-enact section 5379 of the Code of Virginia.

No. 78. House bill to amend and re-enact section 4902 of the Code of Virginia.



No. 79. House bill to amend and re-enact section 5985 of the Code of Virginia.

No. 80. House bill to amend and re-enact section 4580 of the Code of Virginia in relation to the appointment of police for religious meetings.

No. 81. House bill for the protection of religious meetings.

No. 82. House bill to amend and re-enact section 1053 of the Code of Virginia.

No. 83. House bill to amend and re-enact section 6322 of the Code of Virginia.

No. 84. House bill to amend section 5281 of the Code of Virginia.

No. 85. House bill to repeal section 6326 of the Code of Virginia.

No. 86. House bill to amend and re-enact section 6317 of the Code of Virginia.

No. 87. House bill to remove the disability of infancy for the purpose of passing contingent right of curtesy and dower.

No. 88. House bill to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 89. House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended.

No. 90. House bill to amend and re-enact section 3192 of the Code of Virginia, in relation to fish ladders in streams in Lunenburg and Mecklenburg.

No. 91. House bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto.

No. 92. House bill to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1900.

No. 93. House bill to require fish ladders on dams and other obstructions in any of the watercourses of this State in which the tide does not ebb and flow.

No. 94. House bill to authorize the counties and cities of the State to establish county or city farms, and providing for the use of the same, and for the government and support of persons confined therein.

No. 95. House bill to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments approved March 15, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 96. House bill to repeal section 5, chapter 67, of an act of Assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000.00 into the State treasury.

No. 97. House bill to amend and re-enact section 3468 of the Code of Virginia, as amended.

House bill to provide for the licensing of guides used in the hunting of wild waterfowl and prescribing fees of such guides, and penalties for the violation of this act; heretofore referred to the Committee on Counties, Cities and Towns, was reported back with the recommendation that it be referred to the Committee on Chesapeake and Its Tributaries.

The bill was so referred.

House bill to prohibit the use of fish berries, lime or giant powder, dynamite or other explosive substances, or any poisonous substance for the destruction of fish in the watercourses of this State; heretofore referred to the Committee on Counties, Cities and Towns, was reported back with the recommendation that it be referred to the Committee on General Laws.

The bill was so referred.

House bill to protect the lives and health and morals of women and minor workers, and to establish a minimum wage commission and define its powers and duties, and to provide for the fixing of minimum wages for such workers, and to provide penalties for the violation of this act; also making an appropriation to carry into effect its provisions; heretofore referred to the Committee on Labor and the Poor, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill concerning the appointment of commissioners of uniform State laws, the payment of their expenses, the support of the National Conference thereof, and to make uniform the law with reference thereto; heretofore referred to the Committee for Courts of Justice, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of the said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill authorizing and directing the payment out of the treasury of the sum of \$2,119.30 to Ivakota Association, Incorporated; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to appropriate the sum of \$16,000 to repay the principal due by the school board of Ettrick sub-school district of Chesterfield county, to the literary fund, and to direct the Auditor of Public Accounts to draw his warrant in favor of the literary fund for the said sum; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.



The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1888; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville and Fork magisterial districts of said county, approved September 9, 1919; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly, approved February 4, 1920; having been considered by the Joint Committee on Special,

Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greenville; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill can be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide a new charter for the city of Suffolk and repeal existing charter for said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. WILKINS presented House joint resolution expressing the

sense of the General Assembly with reference to the proposed merger of the Medical College of Virginia with the University of Virginia; which was referred to the Committee on Schools and Colleges—ayes, 55; nays, 38.

On motion of Mr. DEANS, the vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Campbell, Carpenter, Carter, Craft, Eller, Ewell, Farrier, Fletcher, Fuller, Graham, Gray, Z. T., Haddon, Henderson, Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jones, James P., Keen, Keezell, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Ozlin, Pitts, Pratt, Price, Rew, Shepherd, Sinclair, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Williams, Willis, Mr. Speaker—55.

NAYS—Messrs. Anderson, Bondurant, Brown, Israel, Brown, Mayo C., Commins, Deans, DeFriece, Diggs, Dotson, Ford, Gibson, Gordon, Gray, J. Walter, Groome, Hall, Henley, Hicks, E. A., Hoover, C. N., Jeffreys, Jones, Edwin B., Long, Moffett, Nottingham, Owen, Page, Patterson, Prince, Ramsey, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Warren, B. S., Wilkins, Woods, Woodville, Wright, Young—38.

Mr. SMITHEY presented House joint resolution concerning the committee on investigation and merger or abolishment of certain offices, boards and commissions; which was, on motion of Mr. WILLIS, passed by.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By Mr. SMITHEY: A bill to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers, and constables, as amended by an act entitled an act to amend and re-enact section 3487 of the Code of Virginia, concerning fees of sheriffs, sergeants, criers, and constables, approved March 25, 1920.

By Mr. SMITHEY: A bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act entitled an act to amend and re-enact sections 3481 and 3507 of the Code of Virginia, approved March 25, 1920.

To the Committee on Chesapeake and Its Tributaries:

By Mr. HENDERSON: A bill to amend and re-enact sections 3205 and 3209 of the Code of Virginia.

To the Committee for Courts of Justice:

By Mr. McCOTTER: A bill to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920.



By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 4988 of the Code of Virginia, as amended by an act approved March 16, 1920.

By MR. RODGERS: A bill to require the docketing of liens for street improvement, sewer, water, gas and other charges against property owners in cities and incorporated towns.

By MR. WOODVILLE: A bill to amend and re-enact section 3394 of the Code of Virginia, as amended by an act approved March 4, 1920.

To the Committee on Counties, Cities and Towns:

By MR. HENDERSON: A bill to amend and re-enact section 3334 of the Code of Virginia.

To the Committee on Finance:

By MR. WOODVILLE: A bill establishing local boards of tax equalization in the counties of the State, prescribing their powers, duties and compensation; also to abolish local boards of review.

By MR. MASSEY: A bill to amend and re-enact section 2775 of the Code of Virginia.

By MESSRS. McCOTTER, HICKS of *Campbell*, HORNER, HORSLEY, GRAHAM, RICHARDS, KEEN, GRAY of *Washington*, C. R. WARREN, MASSEY, DIGGS, EWELL, WRIGHT and BOATWRIGHT: A bill to amend and re-enact sections one (1) and two (2) of an act entitled an act to raise revenue for the support of the government and to appropriate money for the construction of roads and projects comprised in "the State highway system," and to provide for an additional fund for the maintenance of public free schools of primary and grammar grades, from the first to the seventh, inclusive, and to provide for the prevention and eradication of tuberculosis among the people of this State, and to extend the work of the State Board of Health, approved March 15, 1918.

To the Committee on General Laws:

By MESSRS. NORRIS, YOUNG, HORSLEY, DOTSON and BROWN of *Lynchburg*: A bill to amend and re-enact sections 3, 5, 6, 7, 8, 12 and 16 of an act entitled an act to provide for the examination and certification of professional engineers, architects and land surveyors; and to regulate the practice of engineering, architecture and land surveying; to establish their relation to public works and the surveying and platting of land, approved March 19, 1920.

To the Committee on Insurance and Banking:

By MR. WILLIS: A bill to amend and re-enact section 5551 of the Code of Virginia.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 14 of an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal

interest rate per annum on loans not exceeding three hundred (\$300) dollars, to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of banking division of the corporation commission in respect to licensees; repealing section 81 of the revenue act and all other acts and parts of acts inconsistent with the provisions of this act, approved March 23, 1918, as heretofore amended.

To the Committee on Manufactures and Mechanic Arts:

By MR. SMITH of *Northumberland*: A bill to require all owners, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled.

To the Committee on Labor and the Poor:

By MR. PRICE: A bill to amend and re-enact sections 1799, 1802, 1807, 1817, 1822 and 1830, and to repeal section 1831 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By MESSRS. JONES of *Highland*, DEANS and ADAMS: A bill to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920.

By MR. WILKINS: A bill to amend and re-enact section 2138 of the Code of Virginia.

To the Committee on Schools and Colleges:

By MR. HOOVER of *Shenandoah*: A bill to create county school boards; to prescribe the powers, duties, obligations and compensation of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, school trustee electoral boards in counties, and county school boards as they may exist on December 31, 1922.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 68. House bill to amend and re-enact section 702 of the Code of Virginia.

No. 69. House bill to protect reformative, corrective and dis-

ciplinary institutions in this State, authorized by law to receive and have control of minors, in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act.

No. 70. House bill to amend and re-enact section 3594 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 71. House bill to amend and re-enact section 1569 of the Code of Virginia.

No. 72. House bill to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or someone for him, actually appears and prosecutes the proceedings before the court.

No. 73. House bill to amend and re-enact section 5117 of the Code of Virginia in relation to a widow's dower.

No. 74. House bill in relation to a surviving husband's curtesy.

No. 75. House bill to amend and re-enact section 5264 of the Code of Virginia.

No. 76. House bill to amend and re-enact section 2261 of the Code of Virginia.

No. 77. House bill to amend and re-enact section 5379 of the Code of Virginia.

No. 78. House bill to amend and re-enact section 4902 of the Code of Virginia.

No. 79. House bill to amend and re-enact section 5985 of the Code of Virginia.

No. 80. House bill to amend and re-enact section 4580 of the Code of Virginia in relation to the appointment of police for religious meetings.

No. 81. House bill for the protection of religious meetings.

No. 82. House bill to amend and re-enact section 1053 of the Code of Virginia.

No. 83. House bill to amend and re-enact section 6322 of the Code of Virginia.

No. 84. House bill to amend section 5281 of the Code of Virginia.

No. 85. House bill to repeal section 6326 of the Code of Virginia.

No. 86. House bill to amend and re-enact section 6317 of the Code of Virginia.

No. 87. House bill to remove the disability of infancy for the purpose of passing contingent right of curtesy and dower.

No. 88. House bill to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties.

No. 89. House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended.

No. 90. House bill to amend and re-enact section 3192 of the



Code of Virginia, in relation to fish ladders in streams in Lunenburg and Mecklenburg.

No. 91. House bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto.

No. 92. House bill to amend and re-enact sections 1, 2 and 5, of article 2, and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1900.

No. 93. House bill to require fish ladders on dams and other obstructions in any of the watercourses of this State in which the tide does not ebb and flow.

No. 94. House bill to authorize the counties and cities of the State to establish county or city farms, and providing for the use of the same, and for the government and support of persons confined therein..

No. 95. House bill to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments approved March 15, 1920.

No. 96. House bill to repeal section 5, chapter 67, of an act of Assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000.00 into the State treasury.

No. 97. House bill to amend and re-enact section 3468 of the Code of Virginia, as amended.

No. 21. Senate bill to provide for a municipal terminal or terminals for the city of Norfolk; was read at length a third time and passed—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

MR. BROWN *of Norfolk city* moved to reconsider the vote by which No. 21 Senate bill was passed, which was rejected.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had passed House bill entitled an act to amend and re-enact section 3466 of the Code of Virginia, fixing the salary of the judge of the first judicial circuit, No. 36, with amendments; in which they request the concurrence of the House of Delegates.

THE SPEAKER laid the bill before the House.

The amendments proposed by the Senate were rejected—yeas, 21; nays, 63.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Brown, Israel, Deans, Fletcher, Gray, Z. T., Groome, Haddon, Henley, McCaleb, McCotter, Norris, Nottingham, Page, Price, Richards, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Taylor, Willis—21.

NAYS—Messrs. Adams, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Dotson, Eller, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McLean, McNutt, Moffett, Owen, Ozlin, Patterson, Pitts, Pratt, Ramsey, Rew, Rodgers, Sinclair, Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Wilkins, Williams, Woods, Woodville, Wright, Young—63.

MR. STORY moved to reconsider the vote by which the House refused to concur in the amendments proposed by the Senate, which was rejected.

No. 97. House bill to amend and re-enact section 3468 of the Code of Virginia as amended; was, on motion of MR. WILLIS, taken up out of its order on the calendar.

MR. WILLIS moved to dispense with the further reading and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Snell, St. Clair, Story, Stuart, Tyler, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass" was put and decided in the affirmative—yeas, 63; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bowles, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Massey, McCaleb, McNutt, Moffett, Norris, Ozlin, Page, Pitts, Price, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Snell, Story, Stuart, Tyler, Wilkins, Williams, Woodville, Wright, Young, Mr. Speaker—63.

MR. WILLIS moved to reconsider the vote by which the bill was passed, which was rejected.

On motion of MR. GRAY of *Gloucester*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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### SATURDAY, JANUARY 28, 1922.

Prayer by MR. W. C. HOOVER, the member from Rockingham.

On motion of MR. JONES of *Highland*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal, as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, January 27, 1922.*

The Senate has passed Senate bills entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county, No. 30; an act to amend and re-enact section 4228 of the Code of Virginia, and to repeal chapter 361, Acts of 1918, No. 34; an act to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, etc., that are void as to creditors and purchasers unless recorded, No. 35; an act prescribing the number of times of commencement of the regular terms of court of the eighth judicial circuit, No. 43; and an act to authorize "Occupational Therapy" to be provided for children in certain institutions, No. 74; in which they request the concurrence of the House of Delegates.

No. 34. Senate bill was referred to the Committee on Insurance and Banking.



No. 30. Senate bill was referred to the Committee on Roads and Internal Navigation.

No. 74. Senate bill was referred to the Committee on Moral and Social Welfare.

Nos. 35 and 43. Senate bills were referred to the Committee for Courts of Justice.

No. 23. Senate bill to amend and re-enact section 5887 of the Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 98. House bill to amend and re-enact section 5551 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Banking and Insurance.

The following House bills, having been considered by the committee in session, were reported from the Committee on Privileges and Elections:

No. 99. House bill to amend and re-enact section 200 of the Code of Virginia, as heretofore amended and re-enacted.

No. 100. House bill providing for the use of voting machines in cities of one hundred and fifty thousand inhabitants or more.

The following House bills, having been considered by the committee in session, were reported from the Committee on Chesapeake and Its Tributaries:

No. 101. House bill to amend and re-enact section 3246 of the Code of Virginia.

No. 102. House bill to amend and re-enact section 3240 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 103. House bill to prohibit the sale of certain species of game fish in this State.

No. 104. House bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth.

No. 105. House bill to prohibit the taking of certain game fish from the watercourses of this State, except during the open season provided herein.

No. 106. House bill to make it unlawful to take or destroy fish in watercourses above tidewater, except by means of hook and line or trot lines and gigs.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 107. House bill to amend and re-enact sections 3922 and 3923 of the Code of Virginia, in reference to the transportation of explosive compounds.

No. 108. House bill to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 291 of Acts 1918.

House bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by the urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; to provide for the payment of principal and interest thereof and to provide a sinking fund; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to ratify, confirm and validate all the acts of the present *de facto* trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present *de facto* trustees as trustees *de jure*; to ratify all the acts, proceedings and resolutions of said *de facto* trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and the orders and proceedings of the circuit court of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authoriz-

ing the said board to issue bonds in the aggregate amount of \$78,000; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to make an appropriation of \$5,000.00 to the John Bowie Strange Camp of Confederate Veterans, to be used in defraying the expenses incident to the unveiling of a statue of General Robert E. Lee at Charlottesville, Virginia, during the summer of 1922; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill for the relief of the Williams Slate Company; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law; having been considered by the Joint Com-



mittee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact subsection 11 of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63, of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them while in office to be legal and valid, approved March 19, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

THE SPEAKER laid before the House the following:

WOODROW WILSON,

2340 S STREET, N. W.,

WASHINGTON, D. C., *January 26, 1922.*

Mr. and Mrs. Woodrow Wilson warmly appreciate the kind invitation of the General Assembly of Virginia to be present at the inauguration of Mr. E. Lee Trinkle, Governor of Virginia, and Mr. Junius E. West, Lieutenant-Governor of Virginia, on Wednesday, February first, and sincerely regret that circumstances over which they have no control prevent them from giving themselves the pleasure of being present.

*The General Assembly of Virginia,  
Richmond, Virginia.*

THE SPEAKER laid before the House:

House joint resolution concerning the committee on investigation and merger or abolishment of certain offices, boards and commissions.

Whereas, the Senate and the House of Delegates have agreed to the following resolution:

Be it resolved by the House of Delegates (the Senate concurring). That a committee of nine, five from the House of Delegates, and four from the Senate, of which at least one from each body shall be a member of the minority party, shall be forthwith appointed by THE SPEAKER of the House of Delegates and the

PRESIDENT of the Senate, respectively, which said committee shall investigate and report to the General Assembly what offices, boards and commissions of the State, if any, can be merged with other offices, boards and commissions, or can be safely abolished, without detriment to the efficiency of any department of the State government and whether any officers, or members of boards or commissions are drawing pay from the State out of proportion to the just value of their services, or not commensurate with the decrease in the cost of living, or the deflation of capital.

Be it further resolved, That the said committee shall report its findings to the General Assembly of Virginia on or before the tenth day of February, 1922, and shall prepare and submit to the House of Delegate and the Senate bills and amendments to the State Constitution designed to carry its recommendations into effect; and,

Whereas, it is expedient to supplement the said resolution; now, therefore, be it

Resolved by the House of Delegates (the Senate concurring), That the powers and duties of the said committee, in addition to the powers and duties already imposed or conferred by the resolution above, shall be as follows:

1. That the committee shall report to the General Assembly by February 10, 1922, to the extent that they have been able to acquire the information called for in the original resolution;

2. That to the extent that the committee has not been able to report, by the said date, upon the matters confided to it, the said committee shall have the power to continue in session during the present sitting of the General Assembly, and if necessary during the recess between the present General Assembly and the General Assembly of 1924;

3. That the said committee shall have the power to visit the several eleemosynary, educational and correctional institutions of the State and report thereon as to the efficiency of the management of the same and whether economies and improvements may not be inaugurated;

4. That the said committee may investigate the tax system of the State, with regard to its simplification, and especially with regard to the propriety of certain taxes, of which the product goes to boards and departments in the State government.

5. That the said committee shall have the power to summon witnesses, require the production of books and papers and to require the assistance of any of the officers of the State.

6. So much of the report of the committee as cannot be made during this session shall be made to the General Assembly of 1924.

7. Such sum as may be appropriated for the purpose shall be used to pay the necessary expenses of the committee. The members thereof shall receive no per diem.

MR. WILLIS offered the following substitute:

Be it resolved by the House of Delegates (the Senate concurring), That the limit of the time within which the joint committee

for the investigation of State officers and departments shall report is hereby extended until March 1, 1922; which was rejected.

The resolution was agreed to.

MR. SMITHEY moved to reconsider the vote by which the resolution was agreed to, which was rejected.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. JONES *of Highland*: A bill to amend and re-enact section 3479 of the Code of Virginia.

By MR. JONES *of Highland*: A bill to amend and re-enact section 3529 of the Code of Virginia.

To the Committee for Courts of Justice:

By MESSRS. HENLEY and HALL: A bill to provide for the appointment of official stenographers for the courts of the State and prescribing their duties and compensation.

To the Committee on Finance:

By MR. HADDON: A bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended, so as to read as follows:

To the Committee on Insurance and Banking:

By MESSRS. GRAY *of Washington*, DEFRIECE and RAMSEY: A bill to amend and re-enact section 2127 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By MESSRS. BOLTON and McNUTT: A bill to amend and re-enact sections 2132 and 2154 of the Code of Virginia, as heretofore amended.

By MESSRS. BOLTON and McNUTT: A bill to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by same.

By MR. OZLIN: A bill to repeal an act entitled an act to anticipate by counties, or otherwise, the construction of the State highway system, approved March 15, 1920.

To the Committee on Special, Private and Local Legislation:

By MESSRS. DEFRIECE and GRAY *of Washington*: A bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

By MR. DOTSON: A bill to authorize the appointment of a special superintendent of roads for the county of Wise; to pre-



scribe the qualifications, powers, duties and compensation of such special superintendent, and to declare the effect of his appointment.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 98. House bill to amend and re-enact section 5551 of the Code of Virginia.

No. 99. House bill to amend and re-enact section 200 of the Code of Virginia, as heretofore amended and re-enacted.

No. 100. House bill providing for the use of voting machines in cities of one hundred and fifty thousand inhabitants or more.

No. 101. House bill to amend and re-enact section 3246 of the Code of Virginia.

No. 102. House bill to amend and re-enact section 3240 of the Code of Virginia.

No. 103. House bill to prohibit the sale of certain species of game fish in this State.

No. 104. House bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth.

No. 105. House bill to prohibit the taking of certain game fish from the watercourses of this State, except during the open season provided herein.

No. 106. House bill to make it unlawful to take or destroy fish in watercourses above tidewater, except by means of hook and line or trot lines and gigs.

No. 107. House bill to amend and re-enact sections 3922 and 3923 of the Code of Virginia in reference to the transportation of explosive compounds.

No. 108. House bill to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 291 of Acts 1918.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bill, which had been passed by both houses and duly enrolled, the title of said bill having been publicly read:

No. 21. Senate bill to provide for a municipal terminal or terminals for the city of Norfolk.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had receded from its amendments to House bill entitled an act to amend and re-enact section 3466 of the Code of Virginia fixing the salary of the judge of the first judicial circuit, No. 36.

No. 23. Senate bill to amend and re-enact section 5887 of the Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29,

1920, as amended by an act approved March 20, 1920; was, on motion of Mr. DOTSON, taken up out of its order on the calendar.

Mr. DOTSON moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Henderson, Henley, Hicks, E. A., Hicks, W. F., Hooyer, C. N., Hoover, W. C., Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Stuart, Turner, Tyler, Warren, B. S., Williams, Woods, Woodville, Young, Mr. Speaker—72.

The question being "Shall the bill pass" was put and decided in the affirmative—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Moffett, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Turner, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—69.

Mr. DOTSON moved to reconsider the vote by which the bill was passed, which was rejected.

The following House bills were read at length a third time and passed:

No. 16. House bill to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on Road No. 6, in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern turnpike road—yeas, 66; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C.,

Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Stuart, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—66.

No. 17. House bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 15, 1918—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, DeFriece, Diggs, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—69.

No. 18. House bill authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities or incorporated towns, to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies—yeas, 65; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McCotter, McNutt, Moffett, Norris, Owen, Page, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—65.

NAYS—Mr. Gordon—1.

Motions severally made to reconsider the votes by which Nos. 16, 17 and 18 House bills were passed were rejected.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 15. House bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district. (Substitute.)

No. 21. House bill to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith.

No. 22. House bill for the protection of deer in the county of Gloucester.

No. 26. House bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating



and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 27. House bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise, except with traps.

No. 29. House bill to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta.

No. 32. House bill to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds.

No. 33. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 34. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$100,000.00 for the purpose of financing the construction of that section of the secondary line of route number eleven of the State highway system from Pound to Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 38. House bill to amend and re-enact section 29½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 39. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 44. House bill to amend and re-enact section 4801 of the Code of Virginia.

No. 51. House bill to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918.

No. 53. House bill to amend and re-enact section 4719 of the Code of Virginia.

No. 55. House bill for the protection of fish in Buchanan county.

No. 56. House bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended

by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918.

No. 60. House bill to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 62. House bill to prevent the sale of inferior and worthless vegetable seed in the State of Virginia.

No. 2. House bill to amend and re-enact section 3466 of the Code of Virginia, was, on motion of MR. SMITH of *Norfolk county*, dismissed.

On motion of MR. COMMINS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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## MONDAY, JANUARY 30, 1922.

Prayer by Rev. Fred R. Chenault, D. D., of Broad Street M. E. church, South, Richmond, Va.

On motion of MR. YOUNG, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

THE SPEAKER laid before the House the following:

NEWPORT NEWS CHAMBER OF COMMERCE,  
NEWPORT NEWS, VA., *January 28, 1922.*

HONORABLE HOUSE OF DELEGATES,  
*State of Virginia,*  
*Richmond, Va.*

GENTLEMEN:

I have the honor to submit resolutions adopted at a meeting of the board of directors at the Newport News Chamber of Commerce this date.

You are respectfully requested to give same your worthy consideration.

With every esteem, I have the honor to remain your obedient servant.

Yours very truly,

GERRISH GASSAWAY,  
*Secretary.*

## RESOLUTION.

Whereas, the Newport News Chamber of Commerce has received a copy of the report of the Commission on the development of Hampton Roads, Virginia (House Document No. 5); and,

Whereas, it is appreciated by this organization that this report is the

result of months of study, thought and personal attention of this Commission; and,

Whereas, appreciating that the personnel of this Commission was composed of men of the highest ability and prominence, and who in their months of labor have made great sacrifices in both time and personal convenience; and,

Whereas, it is appreciated that the recommendations of this report are actuated by the desire for the development of Virginia's greatest asset to the maximum degree; therefore, be it

Resolved, This special meeting of the board of directors of the Newport News Chamber of Commerce go on record as petitioning the Hon. Governor, Senate and House of Representatives of the State of Virginia to adopt this report and to pass appropriate legislation that will carry out the recommendations as contained therein at the earliest possible date; and be it further

Resolved, That copies of this resolution be presented to the Hon. Governor of the State of Virginia, and the Senate and House of Representatives of the State of Virginia, and interested parties.

Adopted this 28th day of January, 1922, at a meeting held in Newport News, Virginia.

GERRISH GASSAWAY,  
*Secretary.*

ROBERT P. HOLT,  
*President.*

Whereas, there has been presented to the Hon. Legislature of the State of Virginia a bill by the Hon. Representative A. E. Ewell, and a bill by the Hon. J. Harry Rew, pertaining to certain restrictions to be imposed relative to the crabbing industry; and,

Whereas, after due consideration these bills, it is determined, if passed, would seriously affect the seafood industry of the State of Virginia; and,

Whereas, it is believed that the passage of these bills into law would disturb the already many established seafood packing plants and affect seriously the means of livelihood of thousands of Virginia citizens; therefore, be it

Resolved, That this special meeting of the board of directors of the Newport News Chamber of Commerce be opposed to the passage of either of these bills, as it is believed they would not be to the best interests of the Commonwealth; and be it further

Resolved, That copies of these resolutions be presented to the Hon. State Senate and Legislature, and the Hon. Commissioner of Fisheries and the Hon. Governor of the State of Virginia.

Adopted this 28th day of January, 1922, Newport News, Virginia.

GERRISH GASSAWAY,  
*Secretary.*

ROBERT P. HOLT,  
*President.*

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MESSRS. BOWLES, DIGGS, BOATWRIGHT, BRIGHT, RODGERS and DOTSON: A bill to amend and re-enact section 1579 of the Code of Virginia.

By MESSRS. ADAMS and YOUNG: A bill to amend and re-enact sections 1, 6, 8, 9 and 21 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

By Mr. Rew: A bill appropriating twenty thousand dollars to the Commission of Fisheries to be used in re-shelling depleted public oyster grounds of the Commonwealth.



To the Committee on Agriculture and Mining:

By MESSRS. PRATT, HOOVER *of Rockingham*, TURNER, RAMEY and JEFFREYS: A bill to prohibit the running at large of any horse, mule, bull, cow, steer, hog, sheep, or goat.

To the Committee on Counties, Cities and Towns:

By MR. McCALEB: A bill to amend and re-enact section 2769 of the Code of Virginia, 1919, as amended and re-enacted by an act approved March 20, 1920, in relation to the compensation to supervisors.

To the Committee for Courts of Justice:

By MR. BROWN *of Lynchburg*: A bill to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof.

By MR. WOODVILLE: A bill to amend and re-enact section 6027 of the Code of Virginia.

To the Committee on General Laws:

By MR. SMITH *of Northumberland*: A bill to amend and re-enact section 3777 of the Code of Virginia.

To the Committee on Insurance and Banking:

By MR. STUART: A bill to amend and re-enact section 4163 of the Code of Virginia, 1919.

To the Committee on Privileges and Elections:

By MR. WILLIS: A bill to require that the poll taxes paid by veterans of the world war be remitted and appropriating funds for the purpose and making provision for collection of same.

By MR. SMITH *of Northumberland*: A bill to amend and re-enact section 253 of the Code of Virginia, and to repeal section 232 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By MR. SMITH *of Alexandria*: A bill to amend and re-enact section 2132 of the Code of Virginia.

To the Committee on Schools and Colleges:

By MR. WILLIAMS: A bill to amend and re-enact an act approved March 21, 1916, entitled an act allowing (under certain conditions) district or county school boards to provide free school books for children attending the public schools, and instructing boards of supervisors and city councils to provide the necessary revenue.

By MR. SMITHEY: A bill to amend and re-enact sections 787, 790 and 804 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By MESSRS. DEFRIECE and GRAY *of Washington*: A bill to

provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia; or any magisterial district therein; to authorize the board of supervisors of Washington county, to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges.

By MR. FORD: A bill to amend and re-enact an act entitled an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920.

By MR. TYLER: A bill to amend and re-enact an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910.

By MR. HOOVER *of Shenandoah*: A bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a third time and passed:

No. 15. House bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district—yeas, 80; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—80.

No. 21. House bill to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith—yeas, 82; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 22. House bill for the protection of deer in the county of Gloucester—yeas, 82; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 26. House bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918—yeas, 82; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 29. House bill to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta—yeas, 82; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 33. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of the principal thereof at maturity—yeas, 82; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ellen, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 34. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Roberson magisterial district thereof, for a sum not exceeding \$100,000.00, for the purpose of financing the construction of that section of the secondary line of route number eleven of the State highway system from Pound to Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity—yeas, 82; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page,

Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 56. House bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918—yeas, 82; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—82.

No. 32. House bill to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—83.

No. 39. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent—yeas, 81; nays, 2.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Long, Massey, McCaleb, McCotter,



McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pratt, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—81.

NAYS—Messrs. Adams, Owen—2.

No. 44. House bill to amend and re-enact section 4801 of the Code of Virginia—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—83.

No. 51. House bill to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918—yeas, 81; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—81.

No. 53. House bill to amend and re-enact section 4719 of the Code of Virginia—yeas, 72; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McNutt, Moffett, Owen, Ozlin, Price, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—72.

NAYS—Mr. Gordon—1.



No. 55. House bill for the protection of fish in Buchanan county  
--yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Wright, Young, Mr. Speaker—75.

No. 60. House bill to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 62. House bill to prevent the sale of inferior and worthless vegetable seed in the State of Virginia—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

Motions severally made to reconsider the votes by which Nos.

15, 21, 22, 26, 29, 32, 33, 34, 39, 44, 51, 53, 55, 56, 60 and 62 were passed, were rejected.

No. 27. House bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise, except with traps; was read at length a third time and passed—yeas, 47; nays, 28.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Craft, Deans, Ewell, Farrier, Fletcher, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Hurt, Hylton, Jeffreys, Jones, James P., Keen, McCaleb, McCotter, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramsey, Rew, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Stinson, Story, Taylor, Tyler, Warren, B. S., Warren, C. R., Willis, Woods, Mr. Speaker—47.

NAYS—Messrs. Adams, Beatie, Boatwright, Carpenter, Diggs, Dotson, Eller, Ford, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Keezell, Koger, Long, McLean, Owen, Richards, Rodgers, Shepherd, Smith, Lemuel F., Stuart, Trolinger, Turner, Williams, Woodville, Young—28.

MR. PATTERSON moved to reconsider the vote by which the bill was passed.

MR. PRICE moved to pass by the motion to reconsider, which was agreed to.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 36. House bill to amend and re-enact section 3466 of the Code of Virginia, fixing the salary of the judge of the first judicial circuit.

No. 23. Senate bill to amend and re-enact section 5887 of the Code of Virginia; and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 24. House bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State.

No. 25. House bill to regulate the shipment of game birds and game animals from one point in this State to another point in the State.

No. 31. House bill to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 35. House bill to regulate the use of lights on vehicles in operation or at rest on the public highways; was, on motion of Mr. GROOME, dismissed—yeas, 54; nays, 39.

On motion of Mr. HALL, the vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Carter, Commins, DeFriece, Dotson, Eller, Ewell, Gray, J. Walter,

Groome, Henley, Hicks, W. F., Horner, Hurt, Hylton, Jeffreys, Keezell, Koger, Long, McLean, McNutt, Owen, Ozlin, Patterson, Prince, Ramey, Richards, Smith, Alfred C., Smith, Lemuel F., Snell, St. Clair, Stinson, Trolinger, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Wright, Young—45.

NAYS—Messrs. Anderson, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Craft, Deans, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horsley, Jones, James P., Keen, McCaleb, McCotter, Moffett, Norris, Page, Price, Ramsey, Rew, Rodgers, Shepherd, Smith, Charles Henry, Smith, E. Hugh, Story, Taylor, Tyler, Willis—39.

On motion of MR. NORRIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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TUESDAY, JANUARY 31, 1922.

Prayer by Rev. Fred R. Chenault, D. D., of Broad Street M. E. church, South, Richmond, Va.

On motion of MR. TROLINGER, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

No. 34. Senate bill to amend and re-enact section 4228 of the Code of Virginia and to repeal chapter 361, Acts of 1918; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

No. 109. House bill to require all owners, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled; having been considered by the committee in session, was reported from the Committee on Manufacturers and Mechanic Arts.

No. 110. House bill to direct the rector and visitors of the University of Virginia to establish the medical department of the University, including schools of pharmacy and dentistry, at the city of Richmond, upon the unconditional transfer to them of the property of the Medical College of Virginia, subject only to its existing liabilities; having been considered by the committee in session, was reported from the Committee on Schools and Colleges without recommendation.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 111. House bill to amend and re-enact section 44 of an act



entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 112. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920.

No. 113. House bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended.

No. 114. House bill to amend and re-enact section 2775 of the Code of Virginia.

No. 115. House bill to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918; having been considered by the committee in session, was reported from the Committee on Labor and the Poor.

No. 116. House bill to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within the State, and authorizing the acquisition thereof, and any interest therein, and repealing all prior acts and parts of acts in conflict with act approved March 16, 1918; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.

House bill to amend and re-enact section 2127 of the Code of Virginia; heretofore referred to the Committee on Insurance and Banking, was reported back with the recommendation that it be referred to the Committee on Roads and Internal Navigation.

The bill was so referred.

THE SPEAKER laid before the House the following:

OFFICE OF THE PRESIDENT,  
THE COLLEGE OF WILLIAM AND MARY,  
WILLIAMSBURG, VIRGINIA.

Dr. J. A. C. Chandler accepts with pleasure the kind invitation of the General Assembly of Virginia to be present at the inauguration of E. Lee Trinkle, Governor of Virginia, and Junius E. West, Lieutenant-Governor of Virginia, Wednesday, February first, nineteen hundred and twenty-two, Richmond.

THE SPEAKER laid before the House the following:

THE WHITE HOUSE,  
WASHINGTON.

The President regrets his inability to accept the courteous invitation of the General Assembly of Virginia to be present at the inauguration of E. Lee Trinkle, Governor of Virginia; Junius E. West, Lieutenant-Governor of Virginia, on Wednesday, February the first, Richmond.

THE SPEAKER made the following transfers of committee appointments by the request of the gentlemen concerned:

MR. HOOVER of *Shenandoah* from the Committee on Appropriations to the Committee on Schools and Colleges.

MR. FLETCHER from the Committee on Schools and Colleges to the Committee on Appropriations.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 31, 1922.

*Gentlemen of the General Assembly:*

I beg to inform your honorable body that I have this day accepted the resignation of Hon. H. A. W. Skeen, judge of the twenty-fourth judicial circuit of Virginia, effective at once.

WESTMORELAND DAVIS,  
*Governor.*

MR. PRICE offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly shall proceed at 12:20 o'clock P. M. today to the election of a judge for the third judicial circuit to fill the vacancy occasioned by the resignation of Judge Jesse F. West, and a judge for the corporation court of the city of Buena Vista for the term ending February 1, 1928; a judge for the twenty-fourth judicial circuit to fill the vacancy occasioned by the resignation of Judge H. A. W. Skeen; a judge for the thirty-third judicial circuit for the term of eight years, beginning February 1, 1922.

And that in execution of the joint order for the election of said judges, nominations shall be made for the whole number in the order hereinbefore named and that each house shall be notified of said nominations, when the rolls shall be called for each in the order named and when the rolls shall have been called for the whole number, the presiding officer of each house shall appoint a committee of two, which together, shall constitute a joint committee to count the joint vote in each case and report the results to their houses; which was agreed to.

Ordered that MR. PRICE carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. JEFFREYS, who informed the House that the Senate had agreed to the resolution.

The hour of 12:20 o'clock P. M. having arrived, ordered that

MR. PRICE inform the Senate that the House is ready on its part to proceed to the execution of the joint resolution.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate was ready on its part to proceed to the execution of the joint resolution.

MR. PRICE nominated Marshall R. Peterson for judge of the third judicial circuit, to fill the vacancy occasioned by the resignation of Judge Jesse F. West.

MR. McNUTT nominated Robert L. Gardner for judge of the corporation court of the city of Buena Vista, for the term ending February 1, 1928.

MR. DEFRIECE nominated Ezra T. Carter for judge of the twenty-fourth judicial circuit, to fill the vacancy occasioned by the resignation of Judge H. A. W. Skeen.

MR. DOTSON nominated H. A. W. Skeen for judge of the thirty-third judicial circuit, for the term of eight years, beginning February 1, 1922.

Ordered that MR. DOTSON inform the Senate that the following nominations had been made by the House:

Judge, third judicial circuit—Marshall R. Peterson.

Judge, corporation court, city of Buena Vista—Robert L. Gardner.

Judge, twenty-fourth judicial circuit—Ezra T. Carter.

Judge, thirty-third judicial circuit—H. A. W. Skeen.

A message was received from the Senate by MR. RISON, who informed the House that no additional names had been added in the Senate to the list of nominations made by the House.

The roll was called with the following result:

For judge of the third judicial circuit:

Marshall R. Peterson - - - - 85

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Mr. Speaker—85.

For judge of the corporation court, city of Buena Vista:

Robert L. Gardner - - - - 88

The vote was recorded as follows:



YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—88.

For judge of the twenty-fourth judicial circuit:

Ezra T. Carter

81

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—81.

For judge of the thirty-third judicial circuit:

H. A. W. Skeen

83

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

THE SPEAKER appointed MESSRS. McCOTTER and CRAFT the committee on the part of the House to count and report the joint vote in each case.

The committee subsequently reported as follows:

For judge of the third judicial circuit:

Whole number of votes cast	-	-	-	120
Necessary to a choice	-	-	-	61
Marshall R. Peterson received	-	-	-	120

For judge of the corporation court of the city of Buena Vista:

Whole number of votes cast	-	-	-	123
Necessary to a choice	-	-	-	62
Robert L. Gardner received	-	-	-	123

For judge of the twenty-fourth judicial circuit:

Whole number of votes cast	-	-	-	116
Necessary to a choice	-	-	-	59
Ezra T. Carter received	-	-	-	116

For judge of the thirty-third judicial circuit:

Whole number of votes cast	-	-	-	118
Necessary to a choice	-	-	-	60
H. A. W. Skeen received	-	-	-	118

Marshall R. Peterson, Robert L. Gardner, Ezra T. Carter and H. A. W. Skeen, having received all the votes cast, were declared by THE SPEAKER duly elected judges of the courts for which they were respectively nominated and elected.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, January 31, 1922.

*Gentlemen of the General Assembly:*

I take pleasure in transmitting herewith report of the Governor's Advisory Board on Criminal Mental Hygiene, appointed by me on September 7, 1920, including the leading alienists in Virginia, both in the service of the State, and in private practice, to co-operate with the board of directors of The Penitentiary in the development of a progressive prison system in Virginia.

This board has rendered a very distinct service to the Commonwealth, and I cannot speak too highly of the self-sacrifice, ability and interest which its members one and all have so markedly exhibited in this great work.

WESTMORELAND DAVIS,

*Governor.*

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, January 31, 1922.

Gentlemen of the General Assembly:

As required by section 73 of the Constitution of Virginia, I submit herewith a statement setting forth the "particulars of every case of fine or penalty remitted, of reprieve or pardon granted and of punishment commuted," with my "reasons for remitting, granting or commuting the same," from February 1, 1920, to January 31, 1922, inclusive.

WESTMORELAND DAVIS,  
Governor.

Printed as Senate Document No. 13.

THE SPEAKER laid before the House the following communication:

Whereas, House Bill No. 45, Virginia House of Delegates, has been called to the attention of the Virginia Press Association; and,

Whereas, after careful examination of this bill, the Virginia Press Association has found it to be unwise from a legislative standpoint and grossly unfair to the publishers of the State; now, therefore, be it

Resolved by the Virginia Press Association in convention assembled, That we do condemn this bill without qualification and do call upon the House of Delegates to defeat it as an unjustifiable attempt to abridge the Constitutional right of free speech and the time-honored, discretionary powers of the press.

C. H. EDWARDS,  
J. W. DANIEL,  
DICK HAM,  
Committee.

The following were presented and referred under Rule 37:

To the Committee on Chesapeake and Its Tributaries:

By MESSRS. McCALEB and JONES of *Highland*: A bill authorizing and empowering the Commissioner of Game and Inland Fisheries to shorten or close the season in which game may be taken or killed in the counties of the State, and providing penalties for violation of orders of the Commissioner.

To the Committee on Counties, Cities and Towns:

By MESSRS. McCALEB and JONES of *Highland*: A bill to amend and re-enact section 2743 of the Code of Virginia.

By MR. CARPENTER: A bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920.

By MR. WILKINS: A bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness.

By MR. CARPENTER: A bill to amend and re-enact section 2002



of the Code of Virginia, as amended by an act approved March 15, 1920.

To the Committee for Courts of Justice:

By MR. WOODS: A joint resolution proposing amendment to section 103 of the Constitution of Virginia.

To the Committee on Insurance and Banking:

By MR. WILLIS: A bill to amend and re-enact section 3853 of the Code of Virginia.

To the Committee on Public Property:

A bill to provide for the insurance of public buildings and property owned by the State; and to make appropriation for the purpose of carrying into effect the provisions of this act.

To the Committee on Special, Private and Local Legislation:

By MR. WILKINS: A bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

By MR. WILKINS: A bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

By MR. WILKINS: A bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

By MR. WILKINS: A bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services.

By MR. STORY: A bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district.

By MR. HURT: A bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor, not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

By MESSRS. KEEZELL and HOOVER of Rockingham: A bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the marking, changing, and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the General Assembly, ap-

proved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by an act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 34. Senate bill to amend and re-enact section 4228 of the Code of Virginia, and to repeal chapter 361, Acts of 1918; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 109. House bill to require all owners, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled.

No. 110. House bill to direct the rector and visitors of the University of Virginia to establish the medical department of the University, including schools of pharmacy and dentistry, at the city of Richmond, upon the unconditional transfer to them of the property of the Medical College of Virginia, subject only to its existing liabilities.

No. 111. House bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 112. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920.

No. 113. House bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended.

No. 114. House bill to amend and re-enact section 2775 of the Code of Virginia.

No. 115. House bill to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of

an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918.

No. 116. House bill to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within the State, and authorizing the acquisition thereof, and any interest therein, and repealing all prior acts and parts of acts in conflict with act approved March 16, 1918.

A message was received from the Senate by MR. ANDREWS, who informed the House that the Senate had passed House bill entitled an act to amend and re-enact section 3468 of the Code of Virginia, as amended—No. 97.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bill, which had been passed by both houses and duly enrolled, the title of said bill having been publicly read:

No. 97. House bill to amend and re-enact section 3468 of the Code of Virginia, as amended.

MR. BONDURANT moved to discharge the Committee for Courts of Justice from further consideration of House joint resolution proposing amendment to section 34 of the Constitution of Virginia; which was rejected—yeas, 26; nays, 61.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bondurant, Bowles, Brown, Mayo C., Carter, Commins, Dotson, Ewell, Ford, Gibson, Gordon, Hall, Hicks, E. A., Jeffreys, Jones, Edwin B., Keen, McNutt, Page, Pitts, Ramey, Rew, Rodgers, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story—26.

NAYS—Messrs. Adams, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Carpenter, Craft, Deans, DeFriece, Diggs, Eller, Farrier, Fletcher, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, James P., Koger, Long, McCaleb, McCotter, McLean, Moffett, Nottingham, Owen, Ozlin, Patterson, Pratt, Price, Ramsey, Richards, Shepherd, Smith, Alfred C., Snell, St. Clair, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—61.

MR. WILLIS moved that when the House adjourn today it adjourn until 11 o'clock A. M. tomorrow, which was agreed to.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*



WEDNESDAY, FEBRUARY 1, 1922.

Prayer by Rev. Fred R. Chenault, D. D., of Broad Street M. E. church, South, Richmond, Va.

On motion of MR. BOATWRIGHT, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

MR. GRAHAM offered the following joint resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly meet in joint session in the hall of the House of Delegates on Wednesday, February 1, 1922, at 11:15 A. M., to witness the administration of oaths to State officers and inauguration of the Governor-elect, E. Lee Trinkle, and Lieutenant Governor-elect, Junius E. West, in the hall of the House of Delegates, and that the rules for the government of the Senate and House of Delegates, when convened in joint assembly on that day, shall be as follows:

(1) At the hour fixed for the meeting of the joint assembly, the senators, accompanied by the PRESIDENT and Clerk of the Senate, shall proceed to the hall of the House of Delegates and shall be received by the delegates standing. Appropriate seats shall be assigned to the senators by the sergeant-at-arms of the House.

(2) THE SPEAKER of the House of Delegates shall be the presiding officer of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the PRESIDENT of the Senate, or, in case of his absence, by such member of the joint assembly as THE SPEAKER may designate.

(3) The sergeant-at-arms, doorkeeper and pages of the House and Senate shall act as such for the joint assembly.

(4) The Clerk of the House shall be the Clerk of the joint assembly, and shall be assisted by the Clerk of the Senate.

(5) The rules of the House of Delegates, as far as practicable, shall be the rules of the joint assembly.

(6) In calling the vote of the joint assembly, the names of the senators shall be called first, in alphabetical order, and then the names of the delegates in like order, except the name of THE SPEAKER of the House of Delegates shall be called last.

When the joint assembly adjourns, the senators, accompanied by the PRESIDENT and Clerk of the Senate, shall return to their chamber, and the business of the House shall proceed in the same order as when it was interrupted by the entrance of the senators; which was agreed to.

Ordered that MR. BROWN of *Lynchburg* carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. OLIVER, who informed the House that the Senate had agreed to the joint resolution.

The hour of 11:15 A. M. having arrived, being the hour fixed

for the meeting of the joint assembly to witness the administration of oaths to State officers and the inauguration of Governor-elect E. Lee Trinkle and Lieutenant Governor-elect Junius E. West, the Senate of Virginia, preceded by the PRESIDENT and Clerk of the Senate, entered the hall of the House of Delegates and was received by the delegates standing.

The roll of the Senate was called and the following senators responded to their names:

Messrs. Andrews, Beverley, Booker, Byrd, Cannon, Cocke, Corbitt, Crockett, Dickerson, Dodson, Downing, Early, Epes, Ferguson, Garrett, Goode, Goolrick, Gravatt, Gunn, Hassinger, Henning, Holt, Hyatt, Jeffreys, Layman, Leedy, Loth, Mapp, Miller, Mills, Mitchell, Oliver, Parsons, Paul, Rison, Robertson, Russell, Sergeant, Vaughan, Woodson—40.

There were forty senators present.

The roll of the House of Delegates was called and the following delegates responded to their names:

Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—96.

There were ninety-six delegates present.

Former Governors J. Hoge Tyler, Andrew J. Montague and Henry C. Stuart, members of the Congress of the United States, the Supreme Court of Appeals of Virginia, the State Corporation Commission, the State Industrial Commission, judges of circuit, city and Federal courts, State officials and the mayor of Richmond, representatives of State institutions and other distinguished guests were announced and received by the joint assembly standing and were assigned appropriate seats.

John R. Saunders, Attorney General-elect, took and subscribed the oaths of office prescribed by law before Judge Martin P. Burks, of the Supreme Court of Appeals.

B. O. James, Secretary of the Commonwealth-elect, took and subscribed the oaths of office prescribed by law before Judge Frederick W. Sims, of the Supreme Court of Appeals.

Harris Hart, Superintendent of Public Instruction-elect, took and subscribed the oaths of office prescribed by law before Judge Robert R. Prentis, of the Supreme Court of Appeals.

Charles A. Johnston, State Treasurer-elect, took and subscribed the oaths of office prescribed by law before Judge R. Carter Scott, of the circuit court of the city of Richmond.

George W. Koiner, Commissioner of Agriculture-elect, took and subscribed the oaths of office prescribed by law before Judge William A. Moncure, of the chancery court of the city of Richmond.

Berkeley D. Adams, member-elect of the State Corporation Commission, took and subscribed the oaths of office prescribed by law before Judge D. C. Richardson, of the hustings court of the city of Richmond.

The Inaugural Committee presented Lieutenant Governor B. F. Buchanan and Lieutenant Governor-elect Junius E. West, who were received by the joint assembly standing.

The committee then presented Governor Westmoreland Davis and Governor-elect E. Lee Trinkle, who were received by the joint assembly standing.

The joint assembly was then led in prayer by Rev. William A. Hall, pastor of Porter Street Presbyterian church of Richmond, Va.

Hon. Junius E. West, Lieutenant Governor-elect, took and subscribed the oaths of office prescribed by law before Judge Jesse F. West, of the Supreme Court of Appeals.

Hon. E. Lee Trinkle, Governor-elect of Virginia, took and subscribed the oaths of office prescribed by law before Judge Joseph L. Kelly, president of the Supreme Court of Appeals.

THE SPEAKER of the House of Delegates presented to the joint assembly and citizens Hon. E. Lee Trinkle, who, in the presence of the joint assembly and distinguished guests and citizens, delivered his inaugural address, which is printed as House Document No. 11.

On motion of Mr. OLIVER, the joint assembly adjourned *sine die*; whereupon the Senate returned to their chamber.

On motion of Mr. C. R. WARREN, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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#### THURSDAY, FEBRUARY 2, 1922.

Prayer by Rev. Fred R. Chenault, D. D., of Broad Street M. E. church, South, Richmond, Va.

On motion of Mr. LONG, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A message from the Senate, by their Clerk, was read as follows:

*In Senate, January 31, 1922.*

The Senate has passed, with amendments, House bill entitled an



act to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920, No. 7; in which they request the concurrence of the House of Delegates.

No. 7. House bill was placed on the calendar.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 56. Senate bill to amend and re-enact section 6348 of the Code of Virginia, as amended and re-enacted by an act approved March 19, 1920, entitled an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6348 in relation to appeals and writs of error.

No. 43. Senate bill prescribing the number and times of commencement of the regular terms of court of the eighth judicial circuit.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia.

No. 40. Senate bill to regulate the shooting of wild waterfowl in this State.

No. 66. Senate bill to amend and re-enact an act entitled an act to provide for the payment of bounties for the killing of certain predatory birds and animals, approved March 10, 1920.

No. 78. Senate bill to prohibit the baiting of wild turkeys in this State for the purpose of killing or capturing the same.

No. 97. Senate bill to amend and re-enact section 3084 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Asylums and Prisons:

No. 117. House bill to create the Virginia Commission for the Blind, to define its duties, and to make appropriation for its maintenance.

No. 118. House bill to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

No. 119. House bill to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violations of this act.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 120. House bill to authorize the councils or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures.

No. 121. House bill to authorize and regulate the recordation of plats sub-dividing tracts of land situated within the corporate limits of any city containing more than thirty thousand inhabitants according to the last preceding United States census, or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the sub-division of land into lots showing on said plots streets and alleys, within, or within fifteen miles from, the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918.

No. 122. House bill to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk.

No. 123. House bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 124. House bill to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 125. House bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford.

No. 126. House bill to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; and to provide for the payment of principal and interest thereof and to provide a sinking fund.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended.

No. 128. House bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 129. House bill to authorize the boards of supervisors of the

different counties of the Commonwealth of Virginia to purchase, at their discretion, copies of the revised edition of Waddey's Guide for the use of justices of the peace and other district and county officers.

No. 130. House bill to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920.

No. 131. House bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto.

No. 132. House bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending and re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers, and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914.

No. 133. House bill to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth.

No. 134. House bill to amend and re-enact section 1, of chapter 8, of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial form, to be made payable in annual installments, to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the 5th day of February, 1916, as amended and re-enacted by an act approved March 16, 1916.

No. 135. House bill to amend and re-enact subsection 11 of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920.

No. 136. House bill to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920.



No. 137. House bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 138. House bill to amend and re-enact section 3338 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 139. House bill to amend and re-enact section 1 of an act entitled an act to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs; and to provide for penalties for violations thereof; to provide compensation to owners of fowls so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918; approved March 22, 1920.

No. 140. House bill to protect landlords against removal of crops by tenants until rents in advance are paid, and to prescribe punishment therefor.

No. 141. House bill to provide for the gathering and compilation of agricultural statistics of the State.

No. 142. House bill to establish the standard of weights and measures for the following cornmill products, namely, flour, hominy, grits and meals.

No. 143. House bill to amend and re-enact section 3777 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on General Laws.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 144. House bill to create county school boards; to prescribe the powers, duties, obligations and compensation of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, school trustee electoral boards in counties, and county school boards as they may exist on December 31, 1922.

No. 145. House bill validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the county of Accomac of the real estate held by the said board in trust, to the school board of the town of Onancock.

No. 146. House bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law.

No. 147. House bill to ratify, confirm and validate all the acts of the present *de facto* trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present *de facto* trustees as trustees *de jure*; to ratify all the acts, proceedings and resolutions of said *de facto* trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and the orders and proceedings of the circuit court of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of \$78,000; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 148. House bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

No. 149. House bill to amend and re-enact section 2 of an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 150. House bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 151. House bill to amend and re-enact section 4439 of the Code of Virginia.

No. 152. House bill to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof.

No. 153. House bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees, to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax

and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 154. House bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act which became a law March 21, 1918, as amended by an act approved March 15, 1920.

No. 155. House bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Junior.

No. 156. House bill to amend and re-enact section 4394 of the Code of Virginia (reported without a recommendation).

No. 157. House bill to amend and re-enact section 5439 of the Code of Virginia.

House bill to provide for the retirement of judges of the circuit courts and city courts of cities of the first class and to provide compensation; heretofore referred to the Committee for Courts of Justice, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to authorize counties, cities and towns to insure their employees, or any class or classes thereof, under policies of group insurance covering life, health or accident insurance; heretofore referred to the Committee on Counties, Cities and Towns, was reported back with the recommendation that it be referred to the Committee on Insurance and Banking.

The bill was so referred.

House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875, having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by



an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly approved March 2, 1894, and as further amended by an act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation;

having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the appointment of a special superin-

tendent of roads for the county of Wise; to prescribe the qualifications, powers, duties and compensation of such special superintendent, and to declare the effect of his appointment; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia, or any magisterial district therein; to authorize the board of supervisors of Washington county, to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact an act entitled an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920; having been considered by the Joint



Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

THE SPEAKER laid before the House the following communication:

Whereas, the council of the city of Hampton, Virginia, has observed during the past year the arduous labors of the Commission on the Development of Hampton Roads, and has been presented with a copy of the report of said Commission; and,

Whereas, the council of the city of Hampton, Virginia, deeply appreciates the valuable services rendered by the able gentlemen comprising this Commission, giving at all times their best thought, personal attention and the benefits of all their knowledge in the matter of the Commission; and,

Whereas, it must be regarded that these gentlemen were in a position to ascertain what is best for the development of the harbor of Hampton Roads, one of the State's greatest commercial assets; therefore, be it

Resolved, That the council of the city of Hampton, Virginia, request the honorable Governor, Senate and House of Delegates of Virginia to adopt this report with a view of passing appropriate legislation carrying out the recommendations of said report, and, be it further

Resolved, That copies of same be sent to the Governor, President of the Senate and the Speaker of the House of Delegates.

Adopted this 30th day of January, 1922, at Hampton, Virginia.

J. V. BRADFORD,

*Mayor.*

GEORGE L. RINCLIFF,  
*Acting Clerk.*

MR. PRICE offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly shall proceed this day at 12:30 o'clock P. M. to the election of a judge of the Supreme Court of Appeals

for the term of twelve years, beginning February 1, 1923; judges of the twenty-fifth, twenty-sixth, twenty-seventh, twenty-eighth, and twenty-ninth circuits for the terms of eight years each, beginning February 1, 1923; judge of the law and chancery court of the city of Norfolk for the term of eight years, beginning February 1, 1923; judge of the law and equity court of the city of Richmond for the term of eight years, beginning February 1, 1923; judges for the corporation courts of Fredericksburg, Lynchburg and Petersburg for the terms of eight years each, beginning February 1, 1923; and that in the execution of the joint order for the election of the judges, nominations shall be made for the whole number in the order in which they appear in the resolution providing for their election, and that each House shall be notified of said nominations. Then the roll shall be called for the election of the judges in the order named in the concurrent resolution providing for their election, and when the roll shall have been called for the whole number the presiding officer of each House shall appoint a committee of two, which together shall constitute a joint committee to count the joint vote in each case and report the result to their respective houses; which was agreed to.

Ordered that MR. PRICE carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. CANNON, who informed the House that the Senate had agreed to the joint resolution.

The hour of 12:30 o'clock P. M. having arrived, ordered that MR. PRICE inform the Senate that the House was ready on its part to proceed to the execution of the joint order.

A message was received from the Senate by MR. CANNON, who informed the House that the Senate was ready on its part to proceed to the execution of the joint order.

MR. DEANS nominated Robert R. Prentis for judge of the Supreme Court of Appeals for the term of twelve years, beginning February 1, 1923.

MR. HOOVER of *Rockingham* nominated T. N. Haas for judge of the twenty-fifth judicial circuit for the term of eight years, beginning February 1, 1923.

MR. HALL nominated George Latham Fletcher for judge of the twenty-sixth judicial circuit for the term of eight years, beginning February 1, 1923.

MR. STUART nominated William E. Burns for judge of the twenty-seventh judicial circuit for the term of eight years, beginning February 1, 1923.

MR. DEANS nominated B. D. White for judge of the twenty-eighth judicial circuit for the term of eight years, beginning February 1, 1923.

MR. YOUNG nominated Bennett T. Gordon for judge of the twenty-ninth judicial circuit for the term of eight years, beginning February 1, 1923.

MR. BROWN of *Norfolk city* nominated Richard McIlwaine for judge of the law and chancery court of the city of Norfolk for the term of eight years, beginning February 1, 1923.

MR. FULLER nominated Beverly T. Crump for judge of the law and equity court of the city of Richmond for the term of eight years, beginning February 1, 1923.

MR. MASSEY nominated John T. Goolrick for judge of the corporation court of the city of Fredericksburg for the term of eight years, beginning February 1, 1923.

MR. BROWN of *Lynchburg* nominated Frank P. Christian for judge of the corporation court of the city of Lynchburg for the term of eight years, beginning February 1, 1923.

MR. RODGERS nominated J. M. Mullen for judge of the corporation court of the city of Petersburg for the term of eight years, beginning February 1, 1923.

Ordered that MR. PRICE inform the Senate that the following nominations had been made in the House:

For judge of the Supreme Court of Appeals—Robert R. Prentis.

For judge of the twenty-fifth judicial circuit—T. N. Haas.

For judge of the twenty-sixth judicial circuit—George Latham Fletcher.

For judge of the twenty-seventh judicial circuit—William E. Burns.

For judge of the twenty-eighth judicial circuit—B. D. White.

For judge of the twenty-ninth judicial circuit—Bennett T. Gordon.

For judge of the law and chancery court of the city of Norfolk—Richard McIlwaine.

For judge of the law and equity court of the city of Richmond—Beverly T. Crump.

For judge of the corporation court of the city of Fredericksburg—John T. Goolrick.

For judge of the corporation court of the city of Lynchburg—Frank P. Christian.

For judge of the corporation court of the city of Petersburg—J. M. Mullen.

A message was received from the Senate by Mr. DODSON, who informed the House that no additional names had been added in the Senate to the list of nominations made by the House.

The roll was called with the following result:

For judge of the Supreme Court of Appeals for the term of twelve years, beginning February 1, 1923:

Robert R. Prentis     -     -     -     -     -     93

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C, Camp-



bell, Carpenter, Carter, Commins, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—93.

For judge of the twenty-fifth judicial circuit for the term of eight years, beginning February 1, 1923:

T. N. Haas - - - - - 86

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

For judge of the twenty-sixth judicial circuit for the term of eight years, beginning February 1, 1923:

George Latham Fletcher - - - - - 88

The vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James F., Keen, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—88.

For judge of the twenty-seventh judicial circuit for the term of eight years, beginning February 1, 1923:

William E. Burns - - - - - 79

The vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Koger, Long, Massey, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

For judge of the twenty-eighth judicial circuit for the term of eight years, beginning February 1, 1923:

B. D. White - - - - - 71

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Long, McLean, McNutt, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Turner, Tyler, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—71.

For judge of the twenty-ninth judicial circuit for the term of eight years, beginning February 1, 1923:

Bennett T. Gordon - - - - - 79

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, Massey, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

For judge of the law and chancery court of the city of Norfolk for the term of eight years, beginning February 1, 1923:

Richard McIlwaine - - - - - 78

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans,

DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pitts, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

For judge of the law and equity court of the city of Richmond for the term of eight years, beginning February 1, 1923:

Beverly T. Crump - - - - - 72

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Campbell, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramsey, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—72.

For judge of the corporation court of the city of Fredericksburg for the term of eight years, beginning February 1, 1923:

John T. Goolrick - - - - - 72

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Young, Mr. Speaker—72.

For judge of the corporation court of the city of Lynchburg for the term of eight years, beginning February 1, 1923:

Frank P. Christian - - - - - 75

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bright, Brown, Israel, Campbell, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller,



Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—75.

For judge of the corporation court of the city of Petersburg for the term of eight years, beginning February 1, 1923:

J. M. Mullen - - - - - 77

The vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—77.

THE SPEAKER appointed MESSRS. CAMPBELL and HORNER the committee on the part of the House to count and report the joint vote in each case.

The committee subsequently reported as follows:

For judge of the Supreme Court of Appeals:

Whole number of votes cast	-	-	-	131
Necessary to a choice	-	-	-	66
Robert R. Prentis received	-	-	-	131

For judge of the twenty-fifth judicial circuit:

Whole number of votes cast	-	-	-	123
Necessary to a choice	-	-	-	62
T. N. Haas received	-	-	-	123

For judge of the twenty-sixth judicial circuit:

Whole number of votes cast	-	-	-	126
Necessary to a choice	-	-	-	64
George Latham Fletcher received	-	-	-	126

For judge of the twenty-seventh judicial circuit:

Whole number of votes cast	-	-	-	117
Necessary to a choice	-	-	-	59
William E. Burns received	-	-	-	117

For judge of the twenty-eighth judicial circuit:

Whole number of votes cast	-	-	-	109
Necessary to a choice	-	-	-	55
B. D. White received	-	-	-	109

For judge of the twenty-ninth judicial circuit:

Whole number of votes cast	-	-	-	117
Necessary to a choice	-	-	-	59
Bennett T. Gordon received	-	-	-	117

For judge of the law and chancery court of the city of Norfolk:

Whole number of votes cast	-	-	-	116
Necessary to a choice	-	-	-	59
Richard McIlwaine received	-	-	-	116

For judge of the law and equity court of the city of Richmond:

Whole number of votes cast	-	-	-	110
Necessary to a choice	-	-	-	56
Beverly T. Crump received	-	-	-	110

For judge of the corporation court of the city of Fredericksburg:

Whole number of votes cast	-	-	-	110
Necessary to a choice	-	-	-	56
John T. Goolrick received	-	-	-	110

For judge of the corporation court of the city of Lynchburg:

Whole number of votes cast	-	-	-	113
Necessary to a choice	-	-	-	57
Frank P. Christian received	-	-	-	113

For judge of the corporation court of the city of Petersburg:

Whole number of votes cast	-	-	-	115
Necessary to a choice	-	-	-	58
J. M. Mullen received	-	-	-	115

Robert R. Prentis, having received all the votes cast for judge of the Supreme Court of Appeals, was declared by THE SPEAKER duly

elected judge of the Supreme Court of Appeals for the term of twelve years, beginning February 1, 1923, the term prescribed by law.

T. N. Haas, having received all the votes cast for judge of the twenty-fifth judicial circuit, was declared by THE SPEAKER duly elected judge of the twenty-fifth judicial circuit for the term of eight years, beginning February 1, 1923, the term prescribed by law.

George Latham Fletcher, having received all the votes cast for judge of the twenty-sixth judicial circuit, was declared by THE SPEAKER duly elected judge of the twenty-sixth judicial circuit for the term of eight years, beginning February 1, 1923, the term prescribed by law.

William E. Burns, having received all the votes cast for judge of the twenty-seventh judicial circuit, was declared by THE SPEAKER duly elected judge of the twenty-seventh judicial circuit for the term of eight years, beginning February 1, 1923, the term prescribed by law.

B. D. White, having received all the votes cast for judge of the twenty-eighth judicial circuit, was declared by THE SPEAKER duly elected judge of the twenty-eighth judicial circuit for the term of eight years, beginning February 1, 1923, the term prescribed by law.

Bennett T. Gordon, having received all the votes cast for judge of the twenty-ninth judicial circuit, was declared by THE SPEAKER duly elected judge of the twenty-ninth judicial circuit for the term of eight years, beginning February 1, 1923, the term prescribed by law.

Richard McIlwaine, having received all the votes cast for judge of the law and chancery court of the city of Norfolk, was declared by THE SPEAKER duly elected judge of the law and chancery court of the city of Norfolk for the term of eight years, beginning February 1, 1923, the term prescribed by law.

Beverly T. Crump, having received all the votes cast for judge of the law and equity court of the city of Richmond, was declared by THE SPEAKER duly elected judge of the law and equity court of the city of Richmond for the term of eight years, beginning February 1, 1923, the term prescribed by law.

John T. Goolrick, Frank P. Christian and J. M. Mullen, having received all of the votes cast for judge of the corporation courts of the cities of Fredericksburg, Lynchburg and Petersburg, respectively, were declared by THE SPEAKER duly elected judge of the respective courts for the terms of eight years, beginning February 1, 1923, the terms prescribed by law.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By Mr. Ford: A bill to amend and re-enact sections 3512, 3529 and 4957 of the Code of Virginia.



By Mr. HENLEY: A bill to amend and re-enact section 4 of an act approved March 25, 1920, and entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the World War, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street; to allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds.

By Mr. HALL: A bill authorizing the board of visitors of the Medical College of Virginia to offer twenty State scholarships in the department of medicine to students from Virginia, and making an appropriation therefor.

By Mr. HALL: A bill authorizing the rector and visitors of the University of Virginia to offer twenty State scholarships in the department of medicine to students from Virginia, and making an appropriation therefor.

By MESSRS. PRICE, MOFFETT and HENLEY: A bill to retire and compensate certain employees of the State hospitals for the insane.

To the Committee on Agriculture and Mining:

By MESSRS. HOOVER *of Rockingham*, HICKS *of Campbell* and BONDURANT: A bill to prohibit the killing for the purpose of sale as veal of any calf weighing less than one hundred pounds immediately before slaughter.

To the Committee on Finance:

By MESSRS. RODGERS and HURT: A bill to repeal sections 119 and 120 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

By Mr. BROWN *of Lynchburg*: A bill to segregate the subjects of taxation as between the State and the localities and to repeal all laws in conflict herewith.

To the Committee for Courts of Justice:

By Mr. ADAMS: A bill to amend and re-enact section 2 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds

for the administration of this act, which became a law March 21, 1918.

By MESSRS. HADDON and PRICE: A bill to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for certain services rendered by their police justices either in criminal cases or in cases of violation of ordinances.

By MR. HENLEY: A bill to provide for the imposition of indeterminate sentences in all felonies not punishable by death or life imprisonment, or by confinement in jail, or by fine, or both, in lieu of confinement in the penitentiary, and to provide for the parole of prisoners under indeterminate sentences.

By MR. PAGE: A bill to amend and re-enact section 5115 of the Code of Virginia.

By MR. PAGE: A bill to amend and re-enact section 5276 of the Code of Virginia as amended by an act approved February 21, 1920.

By MR. PAGE: A bill to amend and re-enact section 5121 of the Code of Virginia.

By MR. HADDON: A bill to amend and re-enact section 5428 of the Code of Virginia.

By MESSRS. HENLEY and PRICE: A joint resolution proposing amendment to section 69 of the Constitution of Virginia.

By MESSRS. OZLIN, FARRIER and DEAN: A bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds.

By MR. GRAHAM: A bill to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920.

To the Committee on Schools and Colleges:

By MESSRS. HADDON and SMITH of *Alexandria*: A bill to amend and re-enact section 678 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By MR. HENLEY: A bill to authorize counties, cities and towns to establish and maintain free public libraries or reading rooms as memorials to the Virginia soldiers, sailors, marines and women who served in the World War, and to appropriate money therefor; to create a board of library examiners; and to authorize the county or city school boards to borrow money and issue bonds; and to empower the State Board of Education to lend the moneys belonging to the literary fund to erect such memorial libraries.

By MR. BOATWRIGHT: A bill to amend and re-enact sections 2881 and 2882 of the Code of Virginia in relation to the incorporation of towns by the circuit courts of this State.

To the Committee on Insurance and Banking:

By MR. BROWN *of Lynchburg*: A bill to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918; sections 14, 16, 17 and 18 of which said act were amended and re-enacted by an act approved March 9, 1920.

To the Committee on Special, Private and Local Legislation:

By MR. NOTTINGHAM: A bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of the said town.

By MESSRS. SMITH *of Norfolk county* and Woods: A bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 56. Senate bill to amend and re-enact section 6348 of the Code of Virginia, as amended and re-enacted by an act approved March 19, 1920, entitled an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6348 in relation to appeals and writs of error.

No. 43. Senate bill prescribing the number of times of commencement of the regular terms of court of the eighth judicial circuit.

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia.

No. 40. Senate bill to regulate the shooting of wild waterfowl in this State.

No. 66. Senate bill to amend and re-enact an act entitled an act to provide for the payment of bounties for the killing of certain predatory birds and animals, approved March 10, 1920.



No. 78. Senate bill to prohibit the baiting of wild turkeys in this State for the purpose of killing or capturing the same.

No. 97. Senate bill to amend and re-enact section 3084 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 117. House bill to create the Virginia Commission for the Blind, to define its duties, and to make appropriation for its maintenance.

No. 118. House bill to effect the separation of the schools for deaf and blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

No. 119. House bill to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violations of this act.

No. 120. House bill to authorize the councils or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures.

No. 121. House bill to authorize and regulate the recordation of plats subdividing tracts of land situated within the corporate limits of any city containing more than thirty thousand inhabitants according to the last preceding United States census, or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the subdivision of land into lots showing on said plats streets and alleys, within, or within fifteen miles from, the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918.

No. 122. House bill to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk.

No. 123. House bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 124. House bill to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 125. House bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford.

No. 126. House bill to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; and to provide for the payment of principal and interest thereof and to provide a sinking fund.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended.

No. 128. House bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 129. House bill to authorize the boards of supervisors of the different counties of the Commonwealth of Virginia to purchase, at their discretion, copies of the revised edition of Waddey's Guide for the use of justices of the peace and other district and county officers.

No. 130. House bill to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920.

No. 131. House bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto.

No. 132. House bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending and re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers, and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914.

No. 133. House bill to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth.

No. 134. House bill to amend and re-enact section 1, of chapter 8, of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial form, to be made payable in annual installments, to the right of the city council to create debts and to the maintenance of a sink-

ing fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the 5th day of February, 1916, as amended and re-enacted by an act approved March 16, 1916.

No. 135. House bill to amend and re-enact subsection (11) of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920.

No. 136. House bill to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 137. House bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 138. House bill to amend and re-enact section 3338 of the Code of Virginia.

No. 139. House bill to amend and re-enact section 1 of an act entitled an act to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs; and to provide for penalties for violations thereof; to provide compensation to owners of fowls so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918, approved March 22, 1920.

No. 140. House bill to protect landlords against removal of crops by tenants until rents in advance are paid, and to prescribe punishment therefor.

No. 141. House bill to provide for the gathering and compilation of agricultural statistics of the State.

No. 142. House bill to establish the standard of weights and measures for the following cornmill products, namely, flour, hominy, grits and meals.

No. 143. House bill to amend and re-enact section 3777 of the Code of Virginia.

No. 144. House bill to create county school boards; to prescribe the powers, duties, obligations and compensation of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, school trustee electoral boards in counties, and county school boards as they may exist on December 31, 1922.

No. 145. House bill validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the



county of Accomac of the real estate held by the said board in trust, to the school board of the town of Onancock.

No. 146. House bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law.

No. 147. House bill to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders, and resolutions of the board of supervisors of Loudoun county, and the orders and proceedings of the circuit court of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of \$78,000; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof.

No. 148. House bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

No. 149. House bill to amend and re-enact section 2 of an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 150. House bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 151. House bill to amend and re-enact section 4439 of the Code of Virginia.

No. 152. House bill to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof.

No. 153. House bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees, to establish rates of compensation for personal injuries or deaths sustained

by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 154. House bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act which became a law March 21, 1918, as amended by an act approved March 15, 1920.

No. 155. House bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Junior.

No. 156. House bill to amend and re-enact section 4394 of the Code of Virginia.

No. 157. House bill to amend and re-enact section 5439 of the Code of Virginia.

MR. BONDURANT moved to reconsider the vote by which No. 35 House bill to regulate the use of lights on vehicles in operation or at rest on the public highways—was dismissed, which was agreed to.

No. 7. House bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920—came up.

The amendment proposed by the Senate was concurred in—ayes, 86; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McLean, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

NAYS—Messrs. Gordon, Hoover, C. N., McNutt, St. Clair—4.

MR. FULLER moved to reconsider the vote by which the amendment was concurred in, which was rejected.

The following House bills were read at length a third time and passed:

No. 38. House bill to amend and re-enact section 29½ of an act

entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 80; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCotter, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

No. 24. House bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State—yeas, 80; nays, 0.

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

No. 25. House bill to regulate the shipment of game birds and game animals from one point in this State to another point in the State—yeas, 80; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

No. 31. House bill to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920—yeas, 80; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

Motions severally made to reconsider the votes by which House bills Nos. 38, 24, 25 and 31 were passed were rejected.

No. 34. Senate bill to amend and re-enact section 4228 of the Code of Virginia, and to repeal chapter 361, Acts of 1918—was read at length a second time.

On motion of Mr. BROWN of *Norfolk city*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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FRIDAY, FEBRUARY 3, 1922.

Prayer by Rev. Fred R. Chenault, D. D., of Broad Street M. E. church, South, Richmond, Va.

On motion of Mr. CARPENTER, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 2, 1922.*

The Senate has passed Senate bills entitled an act to prevent trespassing upon the property of another, and to provide the penalty therefor, No. 25; and an act to validate and authorize contracts upon the life of infants, under certain conditions, and, subject to certain provisos, to give a valid discharge of the contract or for any benefits available or money payable under the same and to create liens thereon, No. 33; in which they request the concurrence of the House of Delegates.

No. 33. Senate bill was referred to the Committee on Insurance and Banking.

No. 25. Senate bill was referred to the Committee for Courts of Justice.

No. 158. House bill to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 159. House bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890.

No. 160. House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1888.

No. 161. House bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances, or non-payment of city fines, and to fix the compensation for such services.

No. 162. House bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 163. House bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

No. 164. House bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness.

The following House bills, having been considered by the committee in session, were reported from the Committee on Chesapeake and Its Tributaries:

No. 165. House bill to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact subsection 13 of section 2086 of the Code of Virginia, as heretofore amended, approved February 19, 1918.

No. 166. House bill to amend and re-enact section 3158 of the Code of Virginia.

The following House bills, having been considered by the com-

mittee in session, were reported from the Committee for Courts of Justice:

No. 167. House bill relating to illegitimate children, and to provide for the establishment of the paternity of such children.

No. 168. House bill to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920.

No. 169. House bill to amend and re-enact section 6020 of the Code of Virginia.

No. 170. House bill to amend and re-enact section 5205 of the Code of Virginia.

MR. WILLIS offered the following resolution:

Resolved, That the order of business for today shall be:

1. Senate bills on their third reading.
2. Senate bills on their second reading.
3. Local House bills on their second reading.
4. Uncontested House bills on their second reading.
5. The calendar then in regular order.

Resolved, further, That hereafter the House meet at 11 o'clock

A. M. until further order; which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MESSRS. HALL and BROWN of *Lynchburg*: A bill to provide for the appointment of a commission on State and county government, prescribing its powers and duties, and making an appropriation therefor.

To the Committee on Agriculture and Mining:

By MR. HENLEY: A bill to amend and re-enact an act entitled an act to create and maintain a State board of crop pest commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903.

To the Committee for Courts of Justice:

By MR. DOTSON: A bill to amend and re-enact section 4930 of the Code of Virginia, as amended by an act approved March 10, 1920.

By MR. DOTSON: A bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.



To the Committee on Counties, Cities and Towns:

By MR. COMMINS (by request): A bill to require the several boards of supervisors of the counties of Virginia, and the district school board, and the county school board, and the school trustee electoral board of each county or district, or their successors, to publish or cause to be published in some newspaper in their respective counties or, if none, in some adjoining or nearby county, the minutes in detail of the meetings of said several boards and of the names of the members thereof voting for or against the same, and to enforce the performance of the duties hereby enjoined.

To the Committee on Finance:

By MR. FULLER: A bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of non-residents, and providing penalties for the violation of this section.

To the Committee on Roads and Internal Navigation:

By MR. SNELL: A bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919.

To the Committee on Special, Private and Local Legislation:

By MESSRS. GRAY of *Washington* and DEFRIECE: A bill authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district.

By MR. CRAFT: A bill to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920.

By MR. DOTSON: A bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses.

By MR. WILKINS: A bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 158. House bill to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918.

No. 159. House bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890.

No. 160. House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1888.

No. 161. House bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances, or non-payment of city fines, and to fix the compensation for such services.

No. 162. House bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 163. House bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

No. 164. House bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness.

No. 165. House bill to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact subsection 13 of section 2086 of the Code of Virginia, as heretofore amended, approved February 19, 1918.

No. 166. House bill to amend and re-enact section 3158 of the Code of Virginia.

No. 167. House bill relating to illegitimate children, and to provide for the establishment of the paternity of such children.

No. 168. House bill to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920.

No. 169. House bill to amend and re-enact section 6020 of the Code of Virginia.

No. 170. House bill to amend and re-enact section 5205 of the Code of Virginia.

No. 34. Senate bill to amend and re-enact section 4228 of the Code of Virginia, and to repeal chapter 361, Acts of 1918, was read at length a third time and rejected—yeas, 33; nays, 51.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bright, Brown, Mayo C., Commins, Craft, Dotson, Ewell, Farrier, Fuller, Gray, J. Walter, Hall, Henley, Hurt, Keen, Owen, Pitts, Price, Ramey, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Story, Taylor, Trolinger, Turner, Tyler, Willis, Woods, Woodville, Young—33.

NAYS—Messrs. Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Campbell, Carter, Deans, DeFriece, Eller, Fletcher, Ford, Gibson, Gray, Z. T., Groome, Haddon, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, McCaleb, McCotter, McLean, Nottingham, Ozlin, Page, Patterson, Pratt, Prince, Ramsey, Rodgers, Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Warren, B. S., Warren, C. R., Wilkins, Williams, Wright, Mr. Speaker—51.

MR. GROOME moved to reconsider the vote by which the bill was rejected.

MR. WILLIS moved to pass by the motion to reconsider, which was agreed to.

The following Senate bills were read at length a second time:

No. 56. Senate bill to amend and re-enact section 6348 of the Code of Virginia, as amended and re-enacted by an act approved March 19, 1920, entitled an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6348 in relation to appeals and writs of error.

No. 43. Senate bill prescribing the number of times of commencement of the regular terms of court of the eighth judicial circuit.

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia.

No. 40. Senate bill to regulate the shooting of wild waterfowl in this State.

No. 66. Senate bill to amend and re-enact an act entitled an act to provide for the payment of bounties for the killing of certain predatory birds and animals, approved March 10, 1920.

No. 78. Senate bill to prohibit the baiting of wild turkeys in this State for the purpose of killing or capturing the same.

No. 97. Senate bill to amend and re-enact section 3084 of the Code of Virginia.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 42. House bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919.

No. 46. House bill to amend and re-enact section 5084 and 5085 of the Code of Virginia.



No. 47. House bill to amend and re-enact section 4402 of the Code of Virginia.

No. 52. House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage. (Amended.)

No. 89. House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended.

No. 91. House bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto.

No. 122. House bill to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk.

No. 125. House bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended.

No. 131. House bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto.

No. 134. House bill to amend and re-enact section 1, of chapter 8, of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial form, to be made payable in annual instalments, to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the 5th day of February, 1916, as amended and re-enacted by an act approved March 16, 1916.

No. 135. House bill to amend and re-enact subsection 11 of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63, of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920.

No. 145. House bill validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the

county of Accomac of the real estate held by the said board in trust, to the school board of the town of Onancock.

No. 146. House bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act, and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law.

No. 147. House bill to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and the orders and proceedings of the circuit court of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of \$78,000; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof.

No. 155. House bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Junior.

No. 48. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920. (Amended.)

No. 50. House bill to amend and re-enact section 3101 of the Code of Virginia.

No. 61. House bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws.

No. 63. House bill to amend and re-enact section 1234 of the Code of Virginia.

No. 64. House bill to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia.

No. 65. House bill to amend and re-enact section 1173 of the Code of Virginia.

No. 66. House bill to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta.

No. 68. House bill to amend and re-enact section 702 of the Code of Virginia.

No. 72. House bill to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or some one for him, actually appears and prosecutes the proceedings before the court.

No. 76. House bill to amend and re-enact section 2261 of the Code of Virginia.

No. 77. House bill to amend and re-enact section 5379 of the Code of Virginia.

No. 79. House bill to amend and re-enact section 5985 of the Code of Virginia. (Amended.)

No. 82. House bill to amend and re-enact section 1053 of the Code of Virginia.

No. 83. House bill to amend and re-enact section 6322 of the Code of Virginia.

No. 88. House bill to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties. (Amended.)

On motion of Mr. Woods, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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SATURDAY, FEBRUARY 4, 1922.

Prayer by Rev. Fred R. Chenault, D. D., of Broad Street M. E. church, South, Richmond, Va.

On motion of Mr. PAGE, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 3, 1922.*

The Senate has passed Senate bills entitled an act to amend and re-enact section 228 of the Code of Virginia so that only voters



belonging to the party in whose interest a primary election is held shall participate therein, No. 15; an act to amend and re-enact section 6337 of the Code of Virginia, No. 108, and an act to amend and re-enact section 3486 of the Code of Virginia, No. 109; in which they request the concurrence of the House of Delegates.

Nos. 108 and 109. Senate bills were referred to the Committee for Courts of Justice.

No. 15. Senate bill was referred to the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 171. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910.

No. 172. House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 173. House bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greensville.

No. 174. House bill to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carrying on its work, and to require certain reports from the Board of Pilot Commissioners; having been considered by the committee in session, was reported from the Committee on Currency and Commerce.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 175. House bill to authorize the appointment of a special superintendent of roads for the county of Wise; to prescribe the qualifications, powers, duties and compensation of such special superintendent, and to declare the effect of his appointment.

No. 176. House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity.

No. 177. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville, and Fork magisterial districts of said county, approved September 9, 1919.

No. 178. House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia; or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges.

No. 179. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the general assembly, approved March 5, 1890, as further amended by an act of the General Assembly approved February 25, 1892, as further amended by an act of the General Assembly approved March 2, 1894, and as further amended by an act of the General Assembly approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920.

No. 180. House bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly approved February 4, 1920.

No. 181. House bill to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 182. House bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of non-residents, and providing penalties for the violation of this section.

No. 183. House bill to repeal sections 119 and 120 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt,

and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 184. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 185. House bill to amend and re-enact section 2414 of the Code of Virginia.

House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of the said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

THE SPEAKER laid before the House the following communication:

Believing that the port of Hampton Roads is the greatest asset of the State of Virginia, and holding the view that its development is a matter of vital concern to every section of the State because it is intimately related with the progress and development of each and every interest of the State,

Be it resolved:

First: That the Lynchburg Chamber of Commerce hereby endorses the report framed by the Commission on Hampton Roads Port Development, created by a special act of the legislature of 1920 and appointed by the Governor, as called for in this act, and that we favor such legislation as may put the port of Hampton Roads on a favorable basis as compared with other great ports on the Atlantic seaboard.

Second: That the secretary of this chamber be instructed to send certified copy of this resolution to the Governor of the State, the President of the Senate, and The Speaker of the House, and to the chairman of the commission.

Certified copy:

J. G. NOWLIN, *Secretary*.



THE SPEAKER laid before the House the following communication:

Whereas, the Kiwanis Club of the City of Portsmouth, Virginia, has received a copy of the report of the Commission on the Development of Hampton Roads, Virginia (House Document No. 5); and

Whereas, it is appreciated by this organization that this report is the result of months of study, thought and personal attention of this commission; and

Whereas, appreciating that the personnel of this commission was composed of men of the highest ability and prominence, and who in their months of labor have made great sacrifices in both time and personal convenience; and

Whereas, it is appreciated that the recommendations of this report are actuated by the desire for the development of Virginia's greatest asset to the maximum degree; therefore, be it

Resolved, That this special meeting of the Kiwanis Club of the city of Portsmouth, Virginia, go on record as petitioning the Honorable Governor, Senate and House of Representatives of the State of Virginia to adopt this report and to pass appropriate legislation that will carry out the recommendations as contained therein at the earliest possible date.

And be it further resolved, That copies of this resolution be presented to the Honorable Governor of the State of Virginia, and the Senate and House of Representatives of the State of Virginia and interested parties.

Adopted this 1st day of February, 1922, at a meeting held in Portsmouth, Virginia.

W. L. DAVIS, *President.*

W. O. LAWRENCE, *Secretary.*

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By MR. YOUNG: A bill to amend and re-enact section 4778 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918.

To the Committee on Finance:

By MR. HALL: A bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

By MESSRS. ANDERSON and CARPENTER: A bill to amend sections 10 and 11 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on

the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

To the Committee on Roads and Internal Navigation:

By MR. KEEZELL: A bill to amend and re-enact section 4017 of the Code of Virginia.

By MR. FORD: A bill to require railway companies to provide and maintain gates at certain public highway crossings at grade, and to make it a misdemeanor for any railway company to fail to provide and maintain such gates, or for any person to break through any gate established and maintained in pursuance of this act.

To the Committee on Special, Private and Local Legislation:

By MR. EWELL: A bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand (\$500,00.00) dollars for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the funds so obtained.

By MESSRS. HALL and KEEN (by request): A bill authorizing the school board of Mt. Gilead school district, in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding \$37,000 for the purpose of erecting school buildings in the said districts.

By MR. HICKS *of Lee*: A bill to prohibit the use of giant powder, dynamite and other explosive substances injurious to fish, in any of the watercourses of Lee county.

The morning hour having expired, the House proceeded to the business on the calendar.

The following House bills were read at length a first time and ordered to be printed:

No. 171. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910.

No. 172. House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 173. House bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greenville.

No. 174. House bill to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carry-

ing on its work, and to require certain reports from the board of pilot commissioners.

No. 175. House bill to authorize the appointment of a special superintendent of roads for the county of Wise, to prescribe the qualifications, powers, duties and compensation of such special superintendent, and to declare the effect of his appointment.

No. 176. House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity.

No. 177. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville and Fork magisterial districts of said county, approved September 9, 1919.

No. 178. House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia; or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges.

No. 179. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly approved March 2, 1894, and as further amended by an act of the General Assembly approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920.

No. 180. House bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly approved February 4, 1920.



No. 181. House bill to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920.

No. 182. House bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of non-residents, and providing penalties for the violation of this section.

No. 183. House bill to repeal sections 119 and 120 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 184. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 185. House bill to amend and re-enact section 2414 of the Code of Virginia.

The following Senate bills were read at length a third time and passed:

No. 40. Senate bill to regulate the shooting of wild waterfowl in this State—yeas, 57; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henderson, Henley, Hicks, W. F., Hoover, C. N., Horner, Hurt, Hylton, Jones, James P., Keen, Keezell, Long, Nottingham, Owen, Page, Patterson, Prince, Ramsey, Richards, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—57.

No. 66. Senate bill to amend and re-enact an act entitled an act to provide for the payment of bounties for the killing of certain predatory birds and animals, approved March 10, 1920—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Hurt,

Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Prince, Ramsey, Richards, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—60.

No. 78. Senate bill to prohibit the baiting of wild turkeys in this State for the purpose of killing or capturing the same—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—62.

Motions severally made to reconsider the votes by which Nos. 40, 66 and 78 Senate bills were passed were rejected.

The following House bills were read at length a third time and passed:

No. 52. House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 66. House bill to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith,

Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 89. House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 91. House bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 122. House bill to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith.



Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 125. House bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 131. House bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 134. House bill to amend and re-enact section 1 of chapter 8 of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, to borrowing of money, the limit of outstand-

ing indebtedness, the issuing of certain bonds in serial form, to be made payable in annual instalments, to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the 5th day of February, 1916, as amended and re-enacted by an act approved March 16, 1916—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 135. House bill to amend and re-enact subsection (11) of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63 of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 145. House bill validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the county of Accomac of the real estate held by the said board in trust, to the school board of the town of Onancock—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft,

Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 146. House bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 147. House bill to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also the acts, orders and resolutions of the board of supervisors of Loudoun county, and the orders and proceedings of the circuit court of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of \$78,000; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof—yeas, 69; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 155. House bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Junior—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Wright, Young, Mr. Speaker—69.

No. 48. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 61. House bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans,

DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 63. House bill to amend and re-enact section 1234 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 76. House bill to amend and re-enact section 2261 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 79. House bill to amend and re-enact section 5985 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 64. House bill to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson,

Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 65. House bill to amend and re-enact section 1173 of the Code of Virginia—yeas, 60; nays, 0.

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 68. House bill to amend and re-enact section 702 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 72. House bill to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or some one for him, actually appears and prosecutes the proceedings before the court—yeas, 60; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 82. House bill to amend and re-enact section 1053 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans,



DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 83. House bill to amend and re-enact section 6322 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Ramsey, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 42. House bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919—yeas, 53; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Deans, DeFriece, Eller, Ewell, Farrier, Ford, Fuller, Graham, Gray, J. Walter, Haddon, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Prince, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Wright, Young, Mr. Speaker—53.

NAYS—Messrs. Hall, Woodville—2.

No. 46. House bill to amend and re-enact sections 5084 and 5085 of the Code of Virginia—yeas, 54; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Carter, Deans, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Page, Patterson, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—54.

NAYS—Messrs. Brown, Mayo C., DeFriece, Hall—3.

No. 47. House bill to amend and re-enact section 4402 of the Code of Virginia—yeas, 59; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henley, Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jones, James

P., Keen, Keezell, Koger, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Richards, Shepherd, Smith, Charles F., Smithey, Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—59.

YEAS—Mr. Hall—1.

No. 77. House bill to amend and re-enact section 5379 of the Code of Virginia—yeas, 54; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Beatie, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Jones, James P., Keen, Keezell, Long, McCotter, Nottingham, Owen, Page, Patterson, Price, Richards, Shepherd, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young—Mr. Speaker—54.

Motions severally made to reconsider the votes by which Nos. 42, 46, 47, 48, 52, 61, 63, 64, 65, 66, 68, 72, 76, 77, 79, 82, 83, 89, 91, 122, 125, 127, 131, 134, 135, 145, 146, 147 and 155 House bills were passed were rejected.

No. 54. House bill to annex to the county of Chesterfield a part of the county of Henrico; having been printed was read at length a second time.

MR. SHEPHERD moved to amend as follows:

Page 1, line 8: Strike out the words "low water," all of lines 9, 10, 11, 12 and all of line 13 through and including the words "James river," and in lieu thereof insert: "South line of the property conveyed by Henry Cox to the city of Richmond, by deed dated November 29, 1887, recorded in the clerk's office of Henrico county in deed book 122, page 238, and running thence in a southeastern direction and in a straight line to the point of intersection of said property line with the low water line on the south side of the James river;" which was agreed to.

The bill was ordered to be engrossed.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 107. House bill to amend and re-enact sections 3922 and 3923 of the Code of Virginia, in reference to the transportation of explosive compounds.

No. 128. House bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920.

The following House bills were, on motions severally made by MR. TAYLOR, referred to the Committee on Appropriations:

No. 117. House bill to create the Virginia Commission for the Blind, to define its duties, and to make appropriation for its maintenance.

No. 118. House bill to effect the separation of the schools for

the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

On motion of MR. HALL, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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MONDAY, FEBRUARY 6, 1922.

Prayer by MR. HOOVER, the member from Rockingham.

On motion of MR. C. R. WARREN *of Pittsylvania*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

No. 74. Senate bill to authorize "Occupational Therapy" to be provided for children in certain institutions; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

No. 186. House bill to amend and re-enact section 26 of an act of the General Assembly of Virginia entitled an act to establish the State highway system, approved January 31, 1918; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 187. House bill to amend and re-enact an act entitled an act to create and maintain a State board of crop pest commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

House bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.



House bill authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact sections seven (7), nine (9), and ten (10), of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Privileges and Elections.

THE SPEAKER laid before the House report of the Industrial Commission of Virginia to the General Assembly of Virginia, pursuant to the request contained in the Senate joint resolution requesting the Industrial Commission of Virginia to obtain certain data relating to certain boilers.

Printed as House Document No. 13.

The exhibits accompanying the report are filed with the Legislative Reference Bureau.

The following were presented and referred under Rule 37:

To the Committee on Asylums and Prisons:

By MR. McLEAN: A bill to amend and re-enact section 1028 of the Code of Virginia.

To the Committee on Chesapeake and Its Tributaries:

By MR. DEANS: A bill to amend and re-enact section 3240 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. BREWER: A bill to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia, and to prescribe the procedure thereon.

By MR. SMITH *of Alexandria*: A bill to amend and re-enact section 1937 of the Code.

By MESSRS. DEANS and PAGE: A bill to amend and re-enact section 6046 of the Code of Virginia.

By MR. JONES *of Richmond city*: A bill authorizing guardians of estates of infants who are inmates of eleemosynary institutions, and whose estates do not exceed one thousand dollars, to pay the principal and income to such institutions upon certain conditions.

To the Committee on Finance:

By MR. WOODVILLE: A bill requiring annual reports from certain officeholders and other persons handling public funds.

By MR. SMITH *of Alexandria*: A bill to license public dance halls.

To the Committee on General Laws:

By MR. SMITH *of Alexandria*: A bill to amend and re-enact section 6426 of the Code.

By MR. PRICE: A bill to amend and re-enact section 6426 of the Code of Virginia.

By MR. FORD: A bill prescribing standard barrels for lime, and regulations for containers of cement; and providing penalties for violations of this act.

To the Committee on Insurance and Banking:

By MR. WILLIS: A bill to amend and re-enact section 5555 of the Code of Virginia.

To the Committee on Privileges and Elections:

By MR. PRICE: A bill to amend and re-enact section 236 of the Code of Virginia.

By MR. PRICE: A bill to amend and re-enact section 109 of the Code of Virginia.

To the Committee on Schools and Colleges:

By MESSRS. JEFFREYS, OZLIN, KEEZELL and HOOVER *of Rocking-*

*ham*: A bill to amend and re-enact section 626 of the Code of Virginia, as amended by an act approved March 19, 1920.

To the Committee on Special, Private and Local Legislation:

By MR. JEFFREYS: A bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 74. Senate bill to authorize "Occupational Therapy" to be provided for children in certain institutions; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 186. House bill to amend and re-enact section 26 of an act of the General Assembly of Virginia entitled an act to establish the State highway system, approved January 31, 1918.

No. 187. House bill to amend and re-enact an act entitled an act to create and maintain a State board of crop pest commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903.

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia; was read at length a third time and passed—yeas, 48; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Bowles, Bright, Brown, Israel, Carter, Deans, DeFriece, Eller, Ewell, Farrier, Ford, Gibson, Graham, Gray, J. Walter, Hoover, C. N., Hoover, W. C., Hylton, Jeffreys, Jones, James P., Keen, Kaezell, Koger, McCotter, McLean, Moffett, Owen, Page, Patterson, Pratt, Price, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Snell, Stinson, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—48.

NAYS—Messrs. Boatwright, Hurt, McNutt, Nottingham, Ozlin, Smith, Charles Henry, Stuart, Warren, C. R.—8.

MR. DEANS moved to reconsider the vote by which the bill was passed.

MR. C. R. WARREN moved to pass by the motion to reconsider, which was agreed to.

No. 97. Senate bill to amend and re-enact section 3084 of the Code of Virginia; was read at length a third time and passed—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Hoover, W. C., Hurt,



Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Snell, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—59.

MR. FULLER moved to reconsider the vote by which the bill was passed, which was rejected.

The following House bills were read at length a third time and passed:

No. 88. House bill to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Deans, DeFriece, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smithey, Snell, Stinson, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Young, Mr. Speaker—61.

No. 54. House bill to annex to the county of Chesterfield a part of the county of Henrico—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Beatie, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smithey, Stinson, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Young, Mr. Speaker—60.

No. 128. House bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920—yeas, 58; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carter, Deans, DeFriece, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smithey, Stuart, Taylor, Turner, Tyler, Warren, C. R., Willis, Woods, Woodville, Young, Mr. Speaker—58.

Motions severally made to reconsider the votes by which Nos. 88, 54 and 128 House bills were passed were rejected.

No. 107. House bill to amend and re-enact section 3922 and 3923 of the Code of Virginia, in reference to the transportation of explosive compounds—came up.

MR. DEANS moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motion of MR. DEANS, the bill was severally amended as follows:

On page 1, section 3922, line 2, strike out the word "territory" and insert in lieu thereof the word "territorial."

On page 2, strike out lines 10, 11, 12 and 13 and insert in lieu thereof the following: "and the methods of packing and marking the same."

Add to the bill the following section:

(2) An emergency existing because of proposed revision of rules and regulations for the transportation of explosives now pending, an emergency is hereby declared to exist, and this act shall be in force from its passage.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 56; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, James P., Keen, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Price, Prince, Richards, Smith, Alfred C., Smith, Charles F., Smithey, Snell, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—56.

NAYS—Mr. Gordon—1.

MR. DEANS moved to reconsider the vote by which the bill was passed, which was rejected.

The following House bills, having been printed, were read at length a second time, and ordered to be engrossed:

No. 95. House bill to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments, approved March 15, 1920.

No. 159. House bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890.

No. 160. House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1888.

No. 161. House bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services.

No. 162. House bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 163. House bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

No. 171. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910.

No. 172. House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 173. House bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greensville.

No. 175. House bill to authorize the appointment of a special superintendent of roads for the county of Wise; to prescribe the qualifications, powers, duties, and compensation of such special superintendent, and to declare the effect of his appointment.

No. 177. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville, and Fork magisterial districts of said county, approved September 9, 1919.

No. 178. House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia, or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges. (Amended.)

No. 179. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of



the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by an act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920.

No. 180. House bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly approved February 4, 1920.

No. 181. House bill to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920.

No. 8. House bill to provide for the compulsory education of children between the ages of seven and sixteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918; having been printed, was read at length a second time.

Pending the consideration of which, on motion of Mr. EWELL, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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TUESDAY, FEBRUARY 7, 1922.

Prayer by Rev. G. Freeland Peter, D. D., rector of St. James Protestant Episcopal church, Richmond, Va.

On motion of Mr. PATTERSON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 6, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact section 1564 of the Code of Virginia, No. 5; an act to amend and re-enact section 2073 of the Code of Virginia, as amended by an act approved March 19, 1920, No. 6; an act to authorize the State Highway Commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on road No. 6 in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line, formerly known as Northwestern turnpike road, No. 16; and an act to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, No. 29.

They have passed, with amendments, House bill entitled an act to amend and re-enact section 6438 of the Code of Virginia, No. 10.

And they have passed Senate bills entitled an act to authorize and empower the town of Richlands, in Tazewell county, Virginia, through its mayor and town council, to sell and convey all school property, situate in said town, belonging to it, to Maiden Spring district school board, No. 4; an act to authorize and empower the board of supervisors of the county of Henrico to borrow money and issue bonds for the purpose of repairing and enlarging the courthouse of said county, No. 67; an act to authorize the councils or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures, No. 96; an act to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof, No. 98; an act to repeal sections 3668, 3670, 3671, 3672, 3675, 3676, 3677 of the Code of Virginia of 1919 and sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, as amended and re-enacted by an act entitled an act to amend and re-enact sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, approved March 20, 1920, No. 99; an act authorizing the board of supervisors of Page county to issue time warrants for a sum not exceeding \$10,000, and to provide for the cashing of same, No. 107; and an act to legalize, validate, and confirm a certain ordinance of the city of Charlottesville approved by the mayor on May 7, 1920, and a certain election held in the city of Charlottesville June 8, 1920, both of which relate to the negotiation of a city loan of not exceeding \$935,000.00,

and to the issuance by the city of coupon bonds therefor, and to legalize, validate and confirm all other proceedings of the said city, its officials and agents relating to the said loan and the said bond issues and to authorize the mayor and councils of the city to proceed to issue and sell such bonds to the amount of \$935,000 for the following municipal purposes \$200,000.00 for water supply, \$50,000.00 for sewers, \$35,000.00 for gas, \$25,000.00 for existing unbonded debt, \$480,000.00 for streets, \$125,000.00 for government building, and \$20,000.00 for fire department equipment; and to declare said bonds, when executed, valid and binding obligations of the city of Charlottesville, No. 116; in which they request the concurrence of the House of Delegates.

No. 10. House bill was, on motion of Mr. DEANS, placed on the calendar.

No. 99. Senate bill was referred to the Committee on Currency and Commerce.

No. 4. Senate bill was referred to the Committee on Schools and Colleges.

No. 98. Senate bill was referred to the Committee on General Laws.

Nos. 67, 96, 107 and 116. Senate bills were referred to the Committee on Counties, Cities and Towns.

No. 2. Senate bill to amend and re-enact section 4193 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 188. House bill to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 189. House bill to amend and re-enact section 2136 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 190. House bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 191. House bill to amend and re-enact section 2337 of the Code of Virginia as heretofore amended.

No. 192. House bill to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensa-



tion than the conventional legal interest rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918; sections 14, 16, 17 and 18 of which said act were amended and re-enacted by an act approved March 9, 1920; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

MR. PRICE offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That at this session no bill, without unanimous consent previously obtained, shall be introduced in either house after Saturday, February 18, 1922, but this resolution shall not be construed to apply to any bills affecting the public finances or any bill of a purely local nature; which was agreed to.

Ordered that MR. PRICE carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate had agreed to the resolution.

MR. RODGERS offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the appreciation of these bodies is expressed for the delightful entertainment given the General Assembly of Virginia by "The Choral Society" of the Virginia Normal and Industrial Institute, in the hall of the House of Delegates, Monday evening, February 6, 1922; which was agreed to.

Ordered that MR. RODGERS carry the resolution to the Senate and request their concurrence.

THE SPEAKER laid before the House the following:

VIRGINIA POLYTECHNIC INSTITUTE,

BLACKSBURG, VIRGINIA, February 2, 1922.

*To the House of Delegates,*

*General Assembly of Virginia:*

The board of visitors and faculty of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg have the honor to extend to the members of the House of Delegates a most cordial invitation to attend the exercises connected with the celebration of the semi-centennial of the founding of the college, to be held at Balcksburg, May twenty-eighth to thirtieth, inclusive, nineteen hundred and twenty-two. While it is earnestly desired that all members attend, it is recognized that all may not find it convenient to do so, and for this reason, to ensure official representation of the House of Delegates, it is respectfully requested that the Speaker of the

House be authorized to appoint a committee of not less than five members to represent the House of Delegates on this occasion.

Respectfully submitted,  
For the Board of Visitors and Faculty,  
JULIAN A. BURRUSS,  
*President.*

MR. TYLER offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), that a committee of five be appointed, two from the Senate appointed by the PRESIDENT of the Senate, and three from the House of Delegates appointed by THE SPEAKER, to represent the General Assembly at the semi-centennial of the founding of the Virginia Polytechnic Institute and Agricultural and Mechanical College, to be held May 28th to 30th, inclusive; which was agreed to.

Ordered that MR. TYLER carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. ANDREWS, who informed the House that the Senate had agreed to the resolution.

THE SPEAKER appointed MESSRS. TYLER, TROLINGER and FARRIER the members of the joint committee on the part of the House provided for by the resolution.

A message was received from the Senate by MR. HENING, who informed the House that the Senate had agreed to the following joint resolution:

Resolved by the Senate of Virginia (the House of Delegates concurring), That the General Assembly tenders to the Virginia Normal and Industrial Institute, of Ettricks, Virginia, the assurance of its appreciation for the excellent musical entertainment furnished by the students of that institution on the night of February 6, 1922, in the hall of the House of Delegates; and further resolved that it is the sense of the General Assembly that encouragement should be given to the perpetuation of such melodies as were rendered by these young entertainers who so well brought to the present day memories of the South that none of us may with propriety forget.

Be it further resolved, That these resolutions be spread at length on the journals of the Senate and House, and that a copy be sent to the Virginia Normal and Industrial Institute, of Ettricks, Virginia; which was agreed to.

Ordered that MR. RODGERS inform the Senate.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. FULLER: A bill providing for the protection and assistance of aged persons under certain conditions in the State of Virginia, and prescribing penalties for violation of the provisions

hereof and making an appropriation for the carrying out of its purposes.

To the Committee on Agriculture and Mining:

By MESSRS. HOOVER *of Shenandoah*, HURT, GRAHAM, TROLINGER and STUART: A bill prohibiting any person or persons from offering a sire or sires for public service for fee or reward unless such sire or sires are registered in their corresponding breed association.

To the Committee for Courts of Justice:

By MESSRS. HOOVER *of Shenandoah*, KEEZELL, HOOVER *of Rockingham* and MOFFETT: A bill to amend and re-enact sections 4804 and 4805 of the Code of Virginia.

By MESSRS. GRAY *of Washington* and DEFRIECE: A bill making it a misdemeanor to inflict personal injury upon another person by the careless and negligent operation of a steam engine, electric car or a motor vehicle of any kind.

By MR. SINCLAIR: A bill to amend and re-enact section 5105 of the Code of Virginia.

By MR. McCALEB: A bill to provide for the appointment of an official stenographer for the nineteenth judicial circuit and prescribing his powers and duties.

By MR. PAGE: A bill to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia, 1919.

By MR. SMITH *of Alexandria*: A bill to repeal section 5113 of the Code of Virginia, and to amend and re-enact section 5106 of the Code of Virginia.

To the Committee on General Laws:

By MR. SINCLAIR (by request): A bill concerning the renting of real estate to be used for residential purposes.

By MR. SMITH *of Norfolk county* (by request): A bill to regulate the practice of chiropractic in the State of Virginia, and to create a State board of chiropractic examiners, and to define their powers and duties.

By MR. HORSLEY: A bill to amend and re-enact section forty hundred and forty-two, contained in chapter 159 of the Code of Virginia in relation to telegraph and telephone companies.

By MESSRS. DEFRIECE and HOOVER *of Shenandoah*: A bill to prohibit members of the governing boards of institutions, supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving.

To the Committee on Special, Private and Local Legislation:

By MR. HOOVER *of Shenandoah*: A bill validating certain negotiable notes issued by the board of supervisors of the county



of Shenandoah, and authorizing said board to issue additional negotiable notes of said county.

By MR. SMITH *of Norfolk county*: A bill to amend and reenact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

By MR. HENLEY: A bill to repeal an act entitled an act to provide special police for Newport magisterial district in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900.

By MR. HENLEY: A bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

By MESSRS. RAMEY and HALL: A bill to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district from The Plains to Middleburg.

By MR. EWELL: A bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 2. Senate bill to amend and re-enact section 4193 of the Code of Virginia; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 188. House bill to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 189. House bill to amend and re-enact section 2136 of the Code of Virginia.

No. 190. House bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 191. House bill to amend and re-enact section 2337 of the Code of Virginia as heretofore amended.

No. 192. House bill to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918, sections 14, 16, 17 and 18 of which said act were amended and re-enacted by an act approved March 9, 1920.

No. 8. House bill to provide for the compulsory education of children between the ages of seven and sixteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918—came up.

MR. WILLIAMS offered an amendment in the nature of a substitute.

MR. OZLIN moved to amend the substitute by adding at the end of section 12 the following:

"Provided, that the provisions of this act shall not be operative in any county or city of this State unless and until the board of supervisors of such county or the council or other governing body

of such city (the school boards concurring) shall have affirmatively adopted the same, in which case it shall then become operative therein"; which was rejected—yeas, 38; nays, 43.

On motion of Mr. OZLIN, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bowles, Brown, J. Sinclair, Carter, Commins, DeFriece, Eller, Ewell, Gibson, Gray, Z. T., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCotter, McLean, Norris, Owen, Ozlin, Richards, Sinclair, Smith, E. Hugh, Stinson, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Mr. Speaker—38.

NAYS—Messrs. Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, Dotson, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Groome, Haddon, Hall, Henley, Hoover, C. N., Jones, Edwin B., Jones, James P., McCaleb, McNutt, Moffett, Nottingham, Page, Patterson, Pratt, Prince, Ramey, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville—43.

Mr. GORDON moved to amend as follows:

Add after section 12: "Provided that the provisions of this act shall not be enforced in any county or city until it is approved by a majority vote of the qualified voters of such county or city, the sense of such voters to be taken at the first general election held after the passage of this act"; which was rejected—yeas, 38; nays, 40.

On motion of Mr. GORDON, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bondurant, Bowles, Brown, Mayo C., Carpenter, Carter, Commins, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Hicks, W. F., Horsley, Hurt, Hylton, Jeffreys, Keezell, Koger, McLean, Norris, Owen, Ozlin, Patterson, Sinclair, Smith, E. Hugh, Stinson, Stuart, Trolinger, Turner, Warren, B. S., Woodville, Mr. Speaker—38.

NAYS—Messrs. Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Craft, Deans, Dotson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hoover, C. N., Hoover, W. C., Horner, Jones, Edwin B., Jones, James P., Keen, McCaleb, McNutt, Moffett, Nottingham, Page, Pratt, Prince, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods—40.

Mr. MOFFETT moved to amend section 1 by striking out "sixteenth birthday" and inserting in lieu thereof "fourteenth birthday"; which was agreed to.

Mr. MOFFETT moved to amend title by striking out "sixteen years" and inserting "fourteen years"; which was agreed to.

Mr. MOFFETT moved to amend as follows:

Section 12, line 4, strike out all after "provisions for its enforcement" and insert the following: "But this time shall be extended if in the opinion of the local tax levying authorities of any county or city: such county or city is unable to provide adequate facilities for all of the children subject to enrollment hereunder, and the length of such extension shall be determined by said local authorities;" which was agreed to.

Mr. DEANS moved to amend as follows:

Add at the end of section 12: "Provided, however, that the



school board of any county or city, the board of supervisors of the county, or the council, or other governing body, of the town or city concurring, may except its county or city from the provisions of this bill, which exception may be rescinded at the pleasure of said bodies;" which was agreed to—yeas, 51; nays, 31.

On motion of Mr. WILLIAMS, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bondurant, Bowles, Brown, J. Sinclair, Carpenter, Commins, Craft, Deans, DeFriece, Eller, Ewell, Farrier, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Keen, Keezell, Koger, McCotter, McLean, Norris, Nottingham, Owen, Ozlin, Patterson, Prince, Rew, Richards, Sinclair, Smith, E. Hugh, Stinson, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Woods, Woodville, Mr. Speaker—51.

NAYS—Messrs. Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Dotson, Fletcher, Ford, Fuller, Gray, J. Walter, Groome, Hoover, C. N., Hylton, Jones, Edwin B., Jones, James P., McCaleb, McNutt, Moffett, Page, Pratt, Price, Ramey, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Taylor, Warren, C. R., Wilkins, Williams, Willis—31.

Mr. BROWN of *Lynchburg* moved to amend as follows:

Page 2, section 2, line 3, strike out all after the word "school;" which was agreed to.

Mr. McNUTT moved to amend as follows:

In line 12, section 4, strike out the words "ten dollars" and insert in lieu thereof the words "three dollars;" which was agreed to.

Mr. TURNER moved to amend as follows:

Section 1, line 6, after the word "period" add "of one hundred days;" which was rejected.

Mr. KEEZELL moved to amend by adding at the end of section 1 the following:

"But the board of supervisors of any county or the council or other governing body of any city may, by order entered of record, determine when the period of compulsory education shall begin and end;" which was agreed to—yeas, 42; nays, 38.

On motion of Mr. KEEZELL, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bowles, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Eller, Ewell, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hicks, W. F., Hoover, W. C., Horsley, Hurt, Jeffreys, Keen, Keezell, Koger, McCotter, McLean, Nottingham, Owen, Ozlin, Richards, Smith, Alfred C., Smith, E. Hugh, Stinson, Stuart, Trolinger, Turner, Warren, B. S., Woods, Woodville, Mr. Speaker—42.

NAYS—Messrs. Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Deans, Farrier, Fletcher, Ford, Fuller, Haddon, Hall, Henley, Hoover, C. N., Horner, Jones, Edwin B., Jones, James P., McCaleb, McNutt, Moffett, Norris, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Lemuel F., Taylor, Tyler, Warren, C. R., Wilkins, Williams, Willis—38.

The substitute, as amended, was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 65; nays, 13.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Hall, Henley, Hoover, W. C., Horner, Hylton, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Page, Patterson, Pratt, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Stinson, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—63.

NAYS—Messrs. Carpenter, Commins, Gordon, Gray, Z. T., Hicks, W. F., Horsley, Hurt, Jeffreys, Owen, Ozlin, Prince, Stuart, Warren, C. R.—13.

MR. WILLIAMS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 10. House bill to amend and re-enact section 6438 of the Code of Virginia—came up.

The amendment proposed by the Senate was concurred in—yeas, 69; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Prince, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright, Mr. Speaker—69.

NAYS—Mr. Fletcher—1.

MR. DEANS moved to reconsider the vote by which the amendment was adopted, which was rejected.

The motion of Mr. PATTERSON to reconsider the vote by which No. 27 House bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise, except with traps was passed, was agreed to.

MR. HENLEY moved to reconsider the vote by which the bill was ordered to be engrossed; which was agreed to.

MR. HENLEY moved to amend as follows:

Line 3, after the word "in" insert "the tidewater section of": which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed the question "Shall the bill pass?" was put and decided in the affirmative—yeas, 75; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt,

Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Stinson, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—75.

NAYS—Messrs. Shepherd, Smith, Charles F.—2.

MR. HENLEY moved to reconsider the vote by which the bill was passed; which was rejected.

The motion of Mr. GROOME to reconsider the vote by which No. 34 Senate bill to amend and re-enact section 4228 of the Code of Virginia, and to repeal chapter 361, Acts of 1918, was rejected; was agreed to.

MR. HALL moved to amend as follows:

At the end of section 4228 insert: "Provided, that this act shall not affect any pending claim or suit;" which was agreed to.

MR. MOFFETT moved to amend as follows:

Page 2, lines 13 and 14, strike out "or in case of a reinstated policy from the date of its reinstatement;" which was agreed to.

The amendments being presently engrossed, the question "Shall the bill pass?" was put and decided in the negative—yeas, 30; nays, 32.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Boatwright, Brown, Israel, Brown, Mayo C., Carter, Commins, Farrier, Gibson, Gordon, Graham, Haddon, Hurt, Jones, James P., McCaleb, Moffett, Norris, Nottingham, Price, Rew, Smith, Alfred C., Smith, E. Hugh, Taylor, Turner, Tyler, Wilkins, Willis, Woods, Wright, Mr. Speaker—30.

NAYS—Messrs. Adams, Beatie, Bondurant, Bowles, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Ford, Gray, J. Walter, Gray, Z. T., Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jones, Edwin B., Keen, Keezell, Koger, McNutt, Ozlin, Page, Patterson, Prince, Richards, Rodgers, Shepherd, Sinclair, Smith, Charles Henry, Smith, Lemuel F., Stinson, Stuart, Trolinger, Warren, B. S., Warren, C. R., Williams, Woodville—32.

The motion of Mr. DEANS to reconsider the vote by which No. 11 Senate bill to amend and re-enact section 3338 of the Code of Virginia was passed; was agreed to.

MR. HENLEY moved severally to amend as follows:

Page 1, line 10, after the word "dollars" strike out comma and insert period and insert "The above shall not apply to bona fide fox hunters and deer hunters."

Page 1, line 11, strike out words "and in addition thereto" and insert "and in addition thereto, any trespasser"; which were severally agreed to.

Pending the further consideration of the bill, on motion of Mr. McNUTT, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*



WEDNESDAY, FEBRUARY 8, 1922.

Prayer by Rev. Carl S. Smith, D. D., of St. James Episcopal church, Richmond, Va.

On motion of MR. McCaleb, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 7, 1922.*

The Senate has passed Senate bills entitled an act to require persons sixteen years of age, or over, of sufficient earning capacity or income, to support their parents who are in destitute or necessitous circumstances; and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920, No. 8; and an act to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes, No. 85; in which they request the concurrence of the House of Delegates.

No. 8. Senate bill was referred to the Committee for Courts of Justice.

No. 85. Senate bill was referred to the Committee on Moral and Social Welfare.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 96. Senate bill to authorize the council or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures.

No. 107. Senate bill authorizing the board of supervisors of Page county to issue time warrants for a sum not exceeding \$10,000.00 and to provide for the cashing of same.

No. 67. Senate bill to authorize and empower the board of supervisors of the county of Henrico to borrow money and issue bonds for the purpose of repairing and enlarging the courthouse of said county.

No. 116. Senate bill to legalize, validate, and confirm a certain ordinance of the city of Charlottesville approved by the mayor on May 7, 1920, and a certain election held in the city of Charlottesville June 8, 1920, both of which relate to the negotiation of a city loan of not exceeding \$953,000.00 and to the issuance by the city of

coupon bonds therefor, and to legalize, validate and confirm all other proceedings of the said city, its officials and agents relating to the said loan and the said bond issue and to authorize the mayor and council of the city to proceed to issue and sell such bonds to the amount of \$925,000.00 for the following municipal purposes: \$200,000.00 for water supply, \$50,000.00 for sewers, \$35,000.00 for gas, \$25,000.00 for existing unbonded debt, \$480,000.00 for streets, \$125,000.00 for government building, and \$20,000.00 for fire department equipment; and to declare said bonds, when executed valid and binding obligations of the city of Charlottesville.

No. 41. Senate bill for the establishment of State game sanctuaries in this State—with amendment.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 109. Senate bill to amend and re-enact section 3486 of the Code of Virginia.

No. 108. Senate bill to amend and re-enact section 6337 of the Code of Virginia.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 193. House bill to amend and re-enact section 3853 of the Code of Virginia.

No. 194. House bill to amend and re-enact section 5555 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 195. House bill authorizing and directing the payment out of the treasury of the sum of \$2,119.30 to Ivakota Association, Incorporated.

No. 196. House bill to amend and re-enact section 1021 of the Code of Virginia, as amended by an act approved March 16, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 197. House bill to amend and re-enact an act entitled an act to authorize the school board of Butts road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 198. House bill to amend and re-enact an act entitled an act

to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 199. House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount.

No. 200. House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount.

No. 201. House bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920.

No. 202. House bill to provide how the school board of the Rose Hill district, No. 1, in Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00) for the purpose of paying off the indebtedness of said school district, and how the said bonds may be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund, shall not exceed \$1.25 on the one hundred dollars' worth of taxable property as now provided for in sections 1 and 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920.

No. 203. House bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 204. House bill authorizing the school board of Kinderhook district, in the county of Washington, to borrow money, not exceeding \$15,000.00 for the purpose of paying off the existing indebtedness of said district.

No. 205. House bill to provide how the school board of Yokum station district, No. 5, of Lee county, may issue bonds of the Yokum station district, No. 5, not exceeding fifteen thousand dollars, for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to



provide that said bonds shall be a lien on all the school property of the said district, and to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 206. House bill to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for services rendered by their police justices either in criminal cases or in cases of violation of ordinances.

No. 207. House bill to amend and re-enact section 417 of the Code of Virginia.

No. 208. House bill to amend and re-enact section 5335 and 5340 of the Code of Virginia.

No. 209. House bill to amend and re-enact section 5115 of the Code of Virginia.

No. 210. House bill to amend and re-enact section 3394 of the Code of Virginia, as amended by an act approved March 4, 1920.

No. 211. House bill to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 212. House bill to amend and re-enact section 6046 of the Code of Virginia.

No. 213. House bill to amend and re-enact section 5827 of the Code of Virginia.

No. 214. House bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 215. House bill to prohibit the use of fish berries, lime, or giant powder, dynamite or other explosive substances, or any poisonous substance for the destruction of fish in the watercourses of this State.

No. 216. House bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true label for the same; and providing for enforcement thereof; and providing penalty for the violation thereof.

No. 217. House bill to amend and re-enact section 626 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 218. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of said town.

No. 219. House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid.

No. 220. House bill to amend and re-enact an act entitled an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920.

No. 221. House bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses.

No. 222. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920.

House joint resolution proposing amendment to section 103 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

House joint resolution expressing the sense of the General Assembly with reference to the proposed merger of the Medical College of Virginia with the University of Virginia; having been considered by the committee in session, was reported from the Committee on Schools and Colleges without recommendation.

House bill authorizing and empowering the Commissioner of Game and Inland Fisheries to shorten or close the season in which game may be taken or killed in the counties of the State, and providing penalties for violation of orders of the commissioner; heretofore referred to the Committee on Chesapeake and Its Tributaries, was reported back with the recommendation that it be referred to the Committee on Counties, Cities and Towns.

The bill was so referred.

House bill to appropriate the sum of \$16,000 to repay the principal due the school board of Ettrick subschool district of Chesterfield county to the literary fund and to direct the Auditor of Public Accounts to draw his warrant in favor of the literary fund for the said sum; heretofore referred to the Committee on Schools and Colleges, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to amend and re-enact section 3484 of the Code of

Virginia, as amended by an act approved March 25, 1920; heretofore referred to the Committee for Courts of Justice, was reported back with the recommendation that it be referred to the Committee on Finance.

The bill was so referred.

The following House bills, heretofore referred to the Committee on Appropriations, were reported back with the recommendation that they be referred to the Committee on Finance:

House bill to amend and re-enact section 3435 of the Code of Virginia, as amended by an act approved February 27, 1920.

House bill to amend and re-enact section 3437 of the Code of Virginia, as amended by an act approved March 19, 1920.

House bill to amend and re-enact section 3465 of the Code of Virginia, as amended by an act approved March 19, 1920.

House bill to amend and re-enact section 3434 of the Code of Virginia, as amended by an act approved March 19, 1920.

House bill to amend and re-enact section 2430 and 2431 of the Code of Virginia, as amended by an act approved March 16, 1920.

House bill to amend and re-enact section 3510 of the Code of Virginia, as amended by an act approved March 18, 1920.

House bill to amend and re-enact section 2773 of the Code of Virginia, as amended by an act approved March 2, 1920.

The bills were so referred.

House bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand dollars (\$500,000.00) for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the funds so obtained; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:



The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill authorizing the school board of Mt. Gilead school district, in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding \$37,000 for the purpose of erecting school buildings in the said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Schools and Colleges.

MR. SMITH of *Northumberland* offered the following resolution:

Whereas, section 3141 of the Code of Virginia requires the "erection, construction or maintenance in good condition of fire escapes of the most improved modern design" on certain buildings therein specified, notably hotels; and,

Whereas, under said section the main responsibility for the enforcement of the provisions thereof is placed upon the several local authorities throughout the Commonwealth; and,

Whereas, the necessity for the strict enforcement of the said section has been forcibly brought to the attention of the General Assembly and the people of this State by a tragedy which has recently shocked this Commonwealth; now, therefore, be it

Resolved by the House of Delegates (the Senate concurring), That the several local authorities mentioned in the aforesaid section be, and they are hereby, requested to take immediate steps to see that the intent and purpose of the law is carried out by a strict and proper enforcement thereof; which was agreed to.

Ordered that MR. SMITH of *Northumberland* carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. BOOKER, who informed the House that the Senate had agreed to the resolution.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. ADAMS: A bill to provide for application for pension, approval of and certification of application to the Auditor of Public Accounts for payment.

To the Committee on Asylums and Prisons:

By MESSRS. PAGE and ADAMS: A bill to provide for an industrial home for girls and women upon the property containing 175 acres, more or less, lying in the county of Henrico, Virginia, and deeded to the State of Virginia by the Prison Association of Virginia.

To the Committee on Currency and Commerce:

By MESSRS. RODGERS, PRINCE, SHEPHERD and McCOTTER: A bill to create the Virginia Port Commission on Chesapeake bay and its tributaries, define its duties and powers, provide funds for carrying on its work, and to promote the development of a world port in Eastern Virginia, and for other purposes.

To the Committee for Courts of Justice:

By MR. HALL: A bill to amend and re-enact section 5106 of the Code of Virginia.

By MR. HALL (by request): A bill to amend and re-enact section 5106 of the Code of 1919, in relation to divorce.

By MR. HALL (by request): A bill to amend and re-enact section 5104 of the Code, in relation to divorce.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 6320 of the Code of Virginia.

By MR. FLETCHER: A bill to amend and re-enact section 6063 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By MR. CAMPBELL: A bill to amend and re-enact section 2720 of the Code of Virginia.

By MR. CAMPBELL: A bill to amend and re-enact section 3348 of the Code of Virginia.

By MR. WOODVILLE: A bill to amend and re-enact section 3338 of the Code of Virginia.

By MESSRS. SMITH of *Norfolk county* and WOODS: A bill to amend and re-enact section 2956 and section 2957 of the Code of Virginia, and to amend and re-enact section 2958 of the Code of Virginia, as amended by an act approved March 10, 1920.

To the Committee on Chesapeake and Its Tributaries:

By MR. GROOME: A bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc.

To the Committee on Finance:

By MR. CAMPBELL: A bill imposing a license tax upon horse-traders.

To the Committee on Insurance and Banking:

By MR. GROOME: A bill to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4115, 4116 and 4117 of the Code of Virginia of 1919.

To the Committee on Roads and Internal Navigation:

By MESSRS. WRIGHT, WILKINS, BRIGHT, SMITH *of Norfolk county*, JONES *of Richmond city*, WOODS and HENLEY: A bill authorizing the issuance and sale of not exceeding twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity.

By MESSRS. WILLIS and BROWN *of Roanoke county*: A bill to amend and re-enact section 2138, chapter 90, of the Code of Virginia prescribing various speed limits for motor vehicles.

To the Committee on Schools and Colleges:

By MESSRS. BONDURANT, RODGERS, BROWN *of Norfolk city* and PAGE: A bill authorizing the Virginia Normal school board to offer 200 scholarships to young women from Virginia which shall entitle the holder to a reduction of \$60.00 per annum.

To the Committee on Special, Private and Local Legislation:

By MR. BONDURANT: A bill to amend and re-enact sections 7, 27 to 34, inclusive, and 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a, and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920.

By MESSRS. PATTERSON and TURNER: A bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford City, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912.

By MR. McLEAN: A bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and, as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and, as further amended by an act approved March 1, 1918, and as



further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920.

By MR. DOTSON: A bill to authorize the school board of Richmond district, number one, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of paying off the floating indebtedness of said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

By MR. DOTSON: A bill to authorize the school board of Richmond district, number one, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap, in said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 96. Senate bill to authorize the council or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures.

No. 107. Senate bill authorizing the board of supervisors of Page county to issue time warrants for a sum not exceeding \$10,000.00 and to provide for the cashing of same.

No. 67. Senate bill to authorize and empower the board of supervisors of the county of Henrico to borrow money and issue bonds for the purpose of repairing and enlarging the courthouse of said county.

No. 116. Senate bill to legalize, validate, and confirm a certain ordinance of the city of Charlottesville approved by the mayor on May 7, 1920, and a certain election held in the city of Charlottesville June 8, 1920, both of which relate to the negotiation of a city loan of not exceeding \$953,000.00 and to the issuance by the city of coupon bonds therefor, and to legalize, validate and confirm all other proceedings of the said city, its officials and agents relating to the said loan and the said bond issue and to authorize the mayor and council of the city to proceed to issue and sell such bonds to the amount of \$935,000.00 for the following municipal purposes: \$200,000.00 for water supply, \$50,000.00 for sewers, \$35,000.00 for gas, \$25,000.00 for existing unbonded debt, \$480,000.00 for streets, \$125,000.00 for government building, and \$20,000.00 for fire department equipment; and to declare said bonds, when executed, valid and binding obligations of the city of Charlottesville.

No. 41. Senate bill for the establishment of State game sanctuaries in this State.

No. 109. Senate bill to amend and re-enact section 3486 of the Code of Virginia.

No. 108. Senate bill to amend and re-enact section 6337 of the Code of Virginia.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor.

The following House bills were read at length a first time and ordered to be printed:

No. 193. House bill to amend and re-enact section 3853 of the Code of Virginia.

No. 194. House bill to amend and re-enact section 5555 of the Code of Virginia.

No. 195. House bill authorizing and directing the payment out of the treasury of the sum of \$2,119.30 to Ivakota Association, Incorporated.

No. 196. House bill to amend and re-enact section 1021 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 197. House bill to amend and re-enact an act entitled an act to authorize the school board of Butts road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 198. House bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 199. House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount.

No. 200. House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount.

No. 201. House bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920.

No. 202. House bill to provide how the school board of the Rose Hill district, No. 1, in Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00) for the purpose of paying off the indebtedness of said school district, and how the said bonds may be issued and payable, and to provide that said bonds shall be a lien on all the school

property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund, shall not exceed \$1.25 on the one hundred dollars' worth of taxable property as now provided for in sections 1 and 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920.

No. 203. House bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone, in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 204. House bill authorizing the school board of Kinderhook district, in the county of Washington, to borrow money, not exceeding \$15,000.00, for the purpose of paying off the existing indebtedness of said district.

No. 205. House bill to provide how the school board of Yokum Station district, No. 5, of Lee county, may issue bonds of the Yokum Station district, No. 5, not exceeding fifteen thousand dollars for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of the said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920.

No. 206. House bill to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for services rendered by their police justices either in criminal cases or in cases of violation of ordinances.

No. 207. House bill to amend and re-enact section 417 of the Code of Virginia.

No. 208. House bill to amend and re-enact section 5335 and 5340 of the Code of Virginia.

No. 209. House bill to amend and re-enact section 5115 of the Code of Virginia.

No. 210. House bill to amend and re-enact section 3394 of the Code of Virginia, as amended by an act approved March 4, 1920.

No. 211. House bill to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920.



No. 212. House bill to amend and re-enact section 6046 of the Code of Virginia.

No. 213. House bill to amend and re-enact section 5827 of the Code of Virginia.

No. 214. House bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds.

No. 215. House bill to prohibit the use of fish berries, lime, or giant powder, dynamite or other explosive substances, or any poisonous substance for the destruction of fish in the watercourses of this State.

No. 216. House bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true label for the same; and providing for enforcement thereof; and providing penalty for the violation thereof.

No. 217. House bill to amend and re-enact section 626 of the Code of Virginia.

No. 218. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of said town.

No. 219. House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid.

No. 220. House bill to amend and re-enact an act entitled an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920.

No. 221. House bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offences.

No. 222. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920.

No. 56. Senate bill to amend and re-enact section 6348 of the Code of Virginia, as amended and re-enacted by an act approved March 19, 1920, entitled an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6348 in relation to appeals and writs of error—came up.

MR. PRICE offered an amendment in the nature of a substitute.

MR. GORDON moved to amend the substitute as follows:

After the word "entertained" in line twenty-three insert "but the court denying the appeal or writ of error shall state briefly in writing its reasons for such actions"; which was rejected.

The substitute offered by MR. PRICE was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 74; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commings, Craft, Deans, DeFriece, Dotson, Eller, Farrier, Fletcher, Fuller, Gibson, Graham, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Koger, Long, Massey, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Stinson, Story, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

NAYS—Messrs. Gordon, McCotter—2.

No. 43. Senate bill prescribing the number of times of commencement of the regular terms of court of the eighth judicial circuit—came up.

MR. GIBSON moved to amend as follows:

Page 1, line 6, after the word "Madison" strike out the word "second" and insert "first"; which was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 76; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commings, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jones, Edwin B., Jones, James P., Keen, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Turner, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—76.

Motions severally made to reconsider the votes by which Nos. 56 and 43 Senate bills were passed were rejected.

The following House bills were read at length a third time and passed:

No. 50. House bill to amend and re-enact section 3101 of the Code of Virginia—yeas, 72; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commings, Craft, Deans, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McCotter, McLean, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F.,

Stinson, Story, Stuart, Taylor, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—72.

NAYS—Mr. Smith, Charles Henry—1.

No. 95. House bill to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments approved March 15, 1920—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 159. House bill to amend and re-enact section 32 of chapter 7 of an act to incorporate the city of Danville, approved February 17, 1890—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 160. House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland, in the county of Southampton, approved January 27, 1888—yeas, 83; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor,



Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 161. House bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines and to fix the compensation for such services—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 162. House bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 163. House bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew,

Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 172. House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 173. House bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greensville—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 175. House bill to authorize the appointment of a special superintendent of roads for the county of Wise; to prescribe the qualifications, powers, duties and compensation of such special superintendent, and to declare the effect of his appointment—yeas, 83; nays, 0.

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 177. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville, and Fork magisterial districts of said county, approved September 9, 1919—yeas, 83; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 178. House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia, or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges—yeas, 83; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 179. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing



for the making, changing and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by an act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920—yeas, 83; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 180. House bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly approved February 4, 1920—yeas, 83; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

No. 181. House bill to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920—yeas, 74; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Ozlin, Page, Patterson, Pratt, Price, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—74.

NAYS—Mr. Brown, Israel—1.

No. 171. House bill to amend and re-enact an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910—came up.

MR. TYLER moved to reconsider the vote by which the bill was ordered to be engrossed; which was agreed to.

MR. TYLER moved to amend the title by adding after the word "re-enact" the words "section 54 of"; which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Price, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

Motions severally made to reconsider the votes by which Nos. 50, 95, 159, 160, 161, 162, 163, 171, 172, 173, 175, 177, 178, 179, 180 and 181 House bills were passed were rejected.

The following Senate bills were read at length a second time:

No. 74. Senate bill to authorize "Occupational Therapy" to be provided for children in certain institutions.

No. 2. Senate bill to amend and re-enact section 4193 of the Code of Virginia.

On motion of Mr. GRAY of *Gloucester*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

THURSDAY, FEBRUARY 9, 1922.

Prayer by Rev. G. Freeland Peter, D. D., of St. James Episcopal church, Richmond, Va.

On motion of MR. KEEN, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 8, 1922.*

The Senate has passed Senate bill entitled an act to continue the Board of Charities and Corrections under the name of State Board of Public Welfare; to provide for the composition and maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia, No. 86; in which they request the concurrence of the House of Delegates.

No. 86. Senate bill was referred to the Committee on Moral and Social Welfare.

No. 85. Senate bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

No. 223. House bill to segregate the subjects of taxation as between the State and the localities and to repeal all laws in conflict herewith; having been considered by the committee in session, was reported from the Committee on Finance.

No. 224. House bill to amend and re-enact section 253 of the Code of Virginia, and to repeal section 232 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 225. House bill imposing public duties on persons, firms, corporations and associations operating motor vehicles over the public highways and streets of the Commonwealth for the transportation of passengers and freight for a fare, charges and com-



pensation, defining them as common carriers and as such, public service corporations, and providing for the control and regulation thereof by the State Corporation Commission.

No. 226. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand (\$500,000.00) dollars for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the fund so obtained.

No. 227. House bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 228. House bill to amend and re-enact section 4 of an act entitled an act to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties and to provide for the construction of the University of Virginia and Richmond Memorial road, approved March 19, 1920.

No. 229. House bill to prohibit the killing for the purpose of sale as veal of any calf weighing less than one hundred pounds immediately before slaughter; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

House bill to authorize the Adjutant General to place appropriate markers upon the battlefields of the Seven Days' Campaign, to make appropriations therefor, and to authorize the Adjutant General to accept in the name of the Commonwealth the donations and service of citizens in carrying out the purposes of this bill; heretofore referred to the Committee on Militia and Police, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to repeal an act entitled an act to provide special police for Newport magisterial district, in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900; having been considered by the Joint Committee on

Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district from The Plains to Middleburg; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920; having been

considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill validating certain negotiable notes issued by the board of supervisors of the county of Shenandoah, and authorizing said board to issue additional negotiable notes of said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to prohibit the use of giant powder, dynamite and other explosive substances injurious to fish, in any of the water-courses of Lee county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose; having been considered by the Joint



Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

MR. GORDON offered the following joint resolution:

Whereas, the Republican party by their opposition to the ratification of the League of Nations has kept the business interests of the country in a state of uncertainty and stagnation for some three years, resulting in the election of a Republican President; and,

Whereas, the President of the United States of America has called a conference of the nations to consider the great question of international disarmament as the surest way of securing the peace of the world; and,

Whereas, this conference has resulted in the negotiation of certain treaties, which while not all that could be desired, yet constitute a long step towards securing the peace of the world and the cultivation of friendly relations with all nations; and,

Whereas, this great subject should be treated from a patriotic and not from a partisan standpoint; be it, therefore,

Resolved by the House of Delegates of Virginia (the Senate concurring), That the Honorable Carter Glass and the Honorable Claude A. Swanson, United States Senators from the State of Virginia, be and they are hereby requested to vote and use their influence in favor of the ratification of said treaties, believing that they constitute the basis for future and more perfect agreement among the nations of the earth by which reason and justice and even generosity may be substituted for force and violence and that cruel and destructive war be finally banished from the universe.

Be it further resolved, That a copy of this resolution be transmitted by the Clerk of the House of Delegates to each of said senators; which was rejected—yeas, 34; nays, 54.

On motion of Mr. GORDON, the vote was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Commins, Craft, Dotson, Eller, Ford, Fuller, Gibson, Gordon, Hall, Hicks, W. F., Hoover, W. C., Jones, Edwin B., Keen, Keezell, McLean, McNutt, Norris, Owen, Page, Ramey, Rodgers, Smith, E. Hugh, Smithey, Stinson, Story, Taylor, Trolinger—34.

NAYS—Messrs. Adams, Anderson, Boatwright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Deans, DeFriece, Ewell, Farrier, Fletcher, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, E. A., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Koger, Massey, McCaleb, McCotter, Nottingham, Ozlin, Patterson, Pratt, Price, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—54.

MR. CAMPBELL moved to reconsider the vote by which the resolution was rejected, which was rejected.

The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MESSRS. HOOVER of *Rockingham* and KEEZELL: A bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed.

To the Committee for Courts of Justice:

By MR. PRICE: A bill to amend and re-enact sections 5 and 6 of an act entitled an act to provide for the vocational rehabilitation and education of employees injured in the course of their employment; to create and establish a division of vocational rehabilitation under the control and supervision of the industrial commission of Virginia; to provide for co-operation with the United States government in the prosecution of similar work, and to make an appropriation to carry said act into effect, approved March 20, 1920.

By MR. HALL (by request): A bill to amend and re-enact section 6175 of the Code of Virginia.

By MR. HALL (by request): A bill to amend and re-enact section 5106 of the Code of Virginia.

To the Committee on Counties, Cities and Towns:

By MR. MOFFETT (by request): A bill to amend and re-enact section 3307 of the Code of Virginia.

By MR. MOFFETT (by request): A bill to amend and re-enact section 3325 of the Code of Virginia.

By MR. JEFFREYS: A bill to amend and re-enact section 2720 of the Code of Virginia.

To the Committee on General Laws:

By MESSRS. HALL, BRIGHT, GRAHAM and GIBSON: A bill to amend and re-enact section 1616 of the Code of Virginia.

To the Committee on Finance:

By MR. MCLEAN: A bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia and to amend and re-enact an act approved March 16, 1920.

To the Committee on Insurance and Banking:

By MR. JONES of *Richmond city*: A bill to provide for the incorporation, establishment and operation of loan and savings institutions known as "Credit Unions."

To the Committee on Militia and Police:

By MR. HALL: A bill requiring the Adjutant General to obtain certain information relating to men and women who served in the

army, navy, or marine corps of the United States or any branch or auxiliary thereof during the late war between the United States and Germany and her allies, and to make an appropriation therefor.

To the Committee on Roads and Internal Navigation:

By MR. WILLIS: A bill to require every person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor.

To the Committee on Schools and Colleges:

By MR. CAMPBELL: A bill to amend and re-enact an act entitled an act to permit the teaching of high school subjects in primary schools in certain cases, approved March 16, 1918.

To the Committee on Special, Private and Local Legislation:

By MR. CARPENTER: A bill to validate, ratify, approve and confirm an election held by the qualified voters of the county of Madison, Virginia, on the 18th day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the 9th day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the 9th day of March, 1920.

By MESSRS. ADAMS and SINCLAIR: A bill appropriating \$10,000.00 to be used in paying for certain property to be purchased by the Manassas Battlefield Confederate Park, Inc., providing for the appointment of a member of the finance board of said park by the Governor, and providing for the payment of the expenses of such member.

By MR. McCALEB: A bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years.

By MR. FARRIER: A bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 85. Senate bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes; was read at length a first time.



The following House bills were read at length a first time and ordered to be printed:

No. 223. House bill to segregate the subjects of taxation as between the State and the localities and to repeal all laws in conflict herewith.

No. 224. House bill to amend and re-enact section 253 of the Code of Virginia, and to repeal section 232 of the Code of Virginia.

No. 225. House bill imposing public duties on persons, firms, corporations and associations operating motor vehicles over the public highways and streets of the Commonwealth for the transportation of passengers and freight for a fare, charges and compensation, defining them as common carriers and as such, public service corporations, and providing for the control and regulation thereof by the State Corporation Commission.

No. 226. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand (\$500,000.00) dollars for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the fund so obtained.

No. 227. House bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 228. House bill to amend and re-enact section 4 of an act entitled an act to provide for the appointment of a commission to be known as the University of Virginia and Richmond Memorial Road Commission; to prescribe its powers and duties and to provide for the construction of the University of Virginia and Richmond Memorial road, approved March 19, 1920.

No. 229. House bill to prohibit the killing for the purpose of sale as veal of any calf weighing less than one hundred pounds immediately before slaughter.

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia—unfinished business, came up.

MR. McCaleb moved to reconsider the vote by which the amendment proposed by MR. HENLEY was agreed to; which was agreed to.

MR. McCALEB offered an amendment in the nature of a substitute to section 3338.

MR. STORY moved to amend the amendment by inserting after the word "tenant" the words "who has been granted in writing specific, exclusive hunting privileges on said land by the landlord"; which was agreed to.

The amendment as amended was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 70; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, Z. T., Haddon, Henley, Hicks, E. A., Hoover, W. C., Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smith, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—70.

NAYS—Messrs. Boatwright, Carter, Eller, Hall, Hicks, W. F., Horner, Horsley, Shepherd—8.

No. 74. Senate bill to authorize "Occupational Therapy" to be provided for children in certain institutions; was read at length a third time and passed—yeas, 79; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—79.

NAYS—Messrs. Campbell, Carpenter—2.

No. 2. Senate bill to amend and re-enact section 4193 of the Code of Virginia—came up.

MR. PRICE moved to amend by striking out "five thousand" and inserting in lieu thereof "forty-five hundred": which was agreed to.

MR. PRICE moved to strike out the emergency clause: which was agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 58; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, DeFriece, Dotson, Ewell, Farrier, Fuller, Graham, Gray, J. Walter, Haddon, Henley, Hicks, E. A.,

Hoover, W. C., Horner, Horsley, Jeffreys, Jones, James P., Long, Massey, McCaleb, McCotter, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Ramsey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stuart, Trolinger, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—58.

NAYS—Messrs. Adams, Bagby, Beatie, Carpenter, Craft, Eller, Fletcher, Ford, Gibson, Gray, Z. T., Hall, Hicks, W. F., Hylton, Jones, Edwin B., Keezell, Koger, McLean, McNutt, Moffett, Norris, Patterson, Sinclair, Smith, Lemuel F., Stinson, Story, Taylor, Turner, Warren, B. S.—15.

Motions severally made to reconsider the votes by which Nos. 11, 74 and 2 Senate bills were passed were rejected.

The following Senate bills were read at length a second time:

No. 96. Senate bill to authorize the council or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures.

No. 107. Senate bill authorizing the board of supervisors of Page county to issue time warrants for a sum not exceeding \$10,000.-00 and to provide for the cashing of same.

No. 67. Senate bill to authorize and empower the board of supervisors of the county of Henrico to borrow money and issue bonds for the purpose of repairing and enlarging the courthouse of said county.

No. 116. Senate bill to legalize, validate and confirm a certain ordinance of the city of Charlottesville, approved by the mayor on May 7, 1920, and a certain election held in the city of Charlottesville, June 8, 1920, both of which relate to the negotiation of a city loan of not exceeding \$953,000.00 and to the issuance by the city of coupon bonds therefor, and to legalize, validate and confirm all other proceedings of the said city, its officials and agents relating to the said loan and the said bond issue and to authorize the mayor and council of the city to proceed to issue and sell such bonds to the amount of \$935,000.00 for the following municipal purposes: \$200,000.00 for water supply, \$50,000.00 for sewers, \$35,000.00 for gas, \$25,000.00 for existing unbonded debt, \$480,000.00 for streets, \$125,000.00 for government building, and \$20,000.00 for fire department equipment; and to declare said bonds, when executed valid and binding obligations of the city of Charlottesville.

No. 41. Senate bill for the establishment of State game sanctuaries in this State.

No. 109. Senate bill to amend and re-enact section 3486 of the Code of Virginia.

No. 108. Senate bill to amend and re-enact section 6337 of the Code of Virginia.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor.



No. 13. House bill to require persons, firms, corporations and associations soliciting subscriptions or contributions to any cause or thing, with certain exceptions, to keep adequate books showing all sums collected, and how, to whom and for what disbursed; providing for inspection of such books, and prescribing punishment for failure to comply with this act; having been printed, was read at length a second time.

MR. JONES of *Richmond city* moved to amend as follows:

Page 2, section 2, line 3, after the word "army" add "political and fraternal organizations, Anti-Saloon League of Virginia, and other law enforcement or temperance organizations"; which was agreed to.

The question being on the engrossment and third reading of the bill was put and decided in the negative.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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## FRIDAY, FEBRUARY 10, 1922.

Prayer by Rev. G. Freeland Peter, D. D., of St. James Episcopal church, Richmond, Va.

On motion of MR. RAMEY, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A message from the Senate, by their Clerk, was read as follows:

*In Senate, February 9, 1922.*

The Senate has passed House bills entitled an act to provide for the training and licensing of attendants for the sick under certain conditions, No. 3; an act to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia, No. 4; an act to give the consent of the State of Virginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States Military Reservations at Fort Monroe, Virginia, No. 9; an act to amend and re-enact section 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595, and to repeal section 1591 of the Code of Virginia, No. 12; and an act to amend and re-enact section 4719 of the Code of Virginia, No. 53.

They have agreed to House amendments to Senate bill entitled an act prescribing the number of times of commencement of the regular terms of court of the eighth judicial circuit, No. 43.

They have agreed to House substitute to Senate bill entitled an act to amend and re-enact section 6348 of the Code of Virginia as amended and re-enacted by an act approved March 19, 1920, entitled an act to amend and re-enact section 6348 of the Code of Virginia, and to repeal section 6348 in relation to appeals and writs of error, No. 56; and

They have passed, with amendments, House bill entitled an act to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918, No. 51.

And they have passed Senate bills entitled an act to amend and re-enact section 6239 of the Code of Virginia, as amended by an act approved March 19, 1920, No. 47; an act to empower the State highway commission to use without the institution of condemnation proceedings lands for camp sites, storage yards or detours, No. 53; an act to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes, and to repeal sections 1931 to 1935, inclusive, of the Code of Virginia, No. 82; and an act to amend and re-enact sections 5335 and 5340 of the Code of Virginia, No. 124; in which they request the concurrence of the House of Delegates.

No. 51. House bill was, on motion of Mr. HALL, placed on the calendar.

No. 82. Senate bill was referred to the Committee on Moral and Social Welfare.

No. 53. Senate bill was referred to the Committee on Roads and Internal Navigation.

Nos. 47 and 124. Senate bills were referred to the Committee for Courts of Justice.

No. 98. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 99. Senate bill to repeal sections 3668, 3670, 3671, 3672, 3675, 3676, 3677 of the Code of Virginia of 1919 and sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919 as amended and re-enacted by an act entitled an act to amend and re-enact sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, approved March 20, 1920; having been considered by the committee in session, was reported from the Committee on Currency and Commerce.

No. 230. House bill to amend and re-enact section 1579 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 231. House bill to amend and re-enact section 2743 of the Code of Virginia.

No. 232. House bill authorizing and empowering the Commissioner of Game and Inland Fisheries to shorten or close the season in which game may be taken or killed in the counties of the State, and providing penalties for violation of orders of the commission.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 233. House bill to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 234. House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district, and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose.

No. 235. House bill to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920.

No. 236. House bill to require every person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway com-



panies to erect and maintain danger signs at such crossings; and providing penalties therefor.

No. 237. House bill to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district, from The Plains to Middleburg.

No. 238. House bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation.

No. 239. House bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

No. 240. House bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act.

No. 241. House bill to amend and re-enact section 4017 of the Code of Virginia.

No. 242. House bill to amend and re-enact section 2138 of the Code of Virginia.

No. 243. House bill to amend and re-enact section 2143 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 244. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 245. House bill to provide for the appointment of an official stenographer for the nineteenth judicial circuit, and prescribing his powers and duties.

No. 246. House bill to amend and re-enact section 6063 of the Code of Virginia.

No. 247. House bill to amend and re-enact section 6175 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 248. House bill to amend and re-enact sections 3, 5, 6, 7, 8, 12 and 16 of an act entitled an act to provide for the examination and certification of professional engineers, architects, and land surveyors, and to regulate the practice of engineering, architecture,

and land surveying; to establish their relation to public works in the surveying and platting of land, approved March 19, 1920.

No. 249. House bill to provide for payments to sub-contractors out of each part of the contract price for the construction and repair of buildings and structures, and to provide a penalty for making false affidavits in such cases and receiving money thereby.

No. 250. House bill to amend and re-enact section 442, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies. (Reported without a recommendation.)

No. 251. House bill to amend and re-enact sections 3613, 3614, 3615, 3626, 3640 and 3641 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Currency and Commerce, with the recommendation that it do not pass.

House bill to amend and re-enact section 2154 of the Code of Virginia, as amended by an act approved September 5, 1919; heretofore referred to the Committee on Roads and Internal Navigation, was reported back with the recommendation that it be referred to the Committee on Finance.

The bill was so referred.

House bill to amend and re-enact sections 7-27 to 34, inclusive, and 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford City, Virginia, approved March 3, 1890; and to change the name of the town to Bedford, as amended and re-enacted by an act approved March 12, 1912; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and, as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and, as further amended by an act approved March 1, 1918, and, as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of paying off the floating indebtedness of said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Schools and Colleges.  
House bill to authorize the school board of Richmond district,



No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap, in said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Schools and Colleges.

MR. SMITHEY presented the report of the special joint legislative committee on investigation of State departments and merger and abolition of offices, boards, commissions, etc.; which is printed as House Document No. 14.

Ordered that 1,000 extra copies be printed.

THE SPEAKER laid before the House the special report of the Committee on Currency and Commerce on No. 251 House bill concerning pilotage; which is printed as House Document No. 15.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. BOATWRIGHT: A bill to regulate the compensation of sheriffs, constables and other officers for the summoning of witnesses and repealing all acts or parts of acts in conflict herewith.

By MR. BOATWRIGHT: A bill to regulate the compensation of witnesses in criminal cases and to repeal all acts or parts of acts in conflict herewith.

By MESSRS. HICKS *of Campbell*, SMITH *of Norfolk county*, WOODS, RICHARDS and McCOTTER: A bill to amend and re-enact section 2868 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. SMITH *of Alexandria*: A bill to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons.

By MR. CRAFT: A bill to provide that women shall have the same rights, privileges and immunities under the law as men.

By MR. SMITHEY: House joint resolution proposing amendments to sections 87, 88, 89 and 90 of the Constitution of Virginia.

To the Committee on Finance:

By MR. RICHARDS: A bill to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public

debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

To the Committee on Privileges and Elections:

By MR. BOLTON: A bill to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia.

To the Committee on General Laws:

By MR. HADDON: A bill to amend and re-enact section 3873 of the Code of Virginia.

By MESSRS. HADDON and TAYLOR: A bill relating to the use, issuance, furnishing or delivery of any trading stamp, ticket, bond or other similar device in connection with the sale of goods, wares or merchandise, except as provided herein, and providing a penalty for a violation thereof.

By MR. HADDON: A bill to amend and re-enact sections 3780, as heretofore amended, 3781, 3786, 3788, 3810, as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876, as heretofore amended, of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By MESSRS. GRAY *of Washington* and DEFRIECE: A bill requiring railroad companies to cause certain passenger trains to stop at certain towns.

By MESSRS. BRIGHT and HADDON: A bill designating Primary Road, No. 1, of the State highway system as the Jefferson Davis highway.

By MESSRS. WOODVILLE and HICKS *of Campbell*: A bill to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920.

By MESSRS. WILLIS, HENLEY, DOTSON and REW: A bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to establish a State highway commission; to define its powers and duties; term of office, salary and qualifications of commission; to authorize the commissioner to call into consultation the professors of engineering of certain State institutions, and appropriating money to carry the provisions of this act into effect; approved March 6, 1906; to provide for the appointment of the commission, and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal chapter 83 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. CAMPBELL: A bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes.

By MR. BOLTON: A bill to authorize the board of supervisors of Botetourt county to borrow \$10,000.00 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor.

By MR. TROLINGER: A bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920.

By MR. NOTTINGHAM: A bill to amend and re-enact section 3181 of the Code of Virginia.

By MESSRS. BROWN *of Norfolk city* and PAGE: A bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein.

By MR. JONES *of Highland*: A bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for the term of four years.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 99. Senate bill to repeal sections 3668, 3670, 3671, 3672, 3675, 3676, 3677, of the Code of Virginia of 1919, and sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, as amended and re-enacted by an act entitled an act to amend and re-enact sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, approved March 20, 1920.

No. 98. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof.



The following House bills were read at length a first time and ordered to be printed:

No. 230. House bill to amend and re-enact section 1579 of the Code of Virginia.

No. 231. House bill to amend and re-enact section 2743 of the Code of Virginia.

No. 232. House bill authorizing and empowering the Commissioner of Game and Inland Fisheries to shorten or close the season in which game may be taken or killed in the counties of the State, and providing penalties for violation of orders of the commission.

No. 233. House bill to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 234. House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose.

No. 235. House bill to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920.

No. 236. House bill to require every person driving any vehicles on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor.

No. 237. House bill to authorize the district road board of Scott

magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district, from The Plains to Middleburg.

No. 238. House bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation.

No. 239. House bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

No. 240. House bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act.

No. 241. House bill to amend and re-enact section 4017 of the Code of Virginia.

No. 242. House bill to amend and re-enact section 2138 of the Code of Virginia.

No. 243. House bill to amend and re-enact section 2143 of the Code of Virginia.

No. 244. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 245. House bill to provide for the appointment of an official stenographer for the nineteenth judicial circuit, and prescribing his powers and duties.

No. 246. House bill to amend and re-enact section 6063 of the Code of Virginia.

No. 247. House bill to amend and re-enact section 6175 of the Code of Virginia.

No. 248. House bill to amend and re-enact sections 3, 5, 6, 7, 8, 12 and 16 of an act entitled an act to provide for the examination and certification of professional engineers, architects, and land surveyors, and to regulate the practice of engineering, architecture, and land surveying: to establish their relation to public works in the surveying and platting of land, approved March 19, 1920.

No. 249. House bill to provide for payments to sub-contractors out of each part of the contract price for the construction and repair of buildings and structures, and to provide a penalty for making false affidavits in such cases and receiving money thereby.

No. 250. House bill to amend and re-enact section 4042, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies.

No. 251. House bill to amend and re-enact sections 3613, 3614, 3615, 3626, 3460 and 3641 of the Code of Virginia.

The following Senate bills were read at length a third time and passed:

No. 96. Senate bill to authorize the council or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures—yeas, 71; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, Massey, McCaleb, McCotter, McLean, Moffett, Nottingham, Ozlin, Page, Patterson, Price, Prince, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Warren, B. S., Williams, Willis, Woodville, Young, Mr. Speaker—71.

NAYS—Messrs. Boatwright, Smith, Lemuel F.—2.

No. 107. Senate bill authorizing the board of supervisors of Page county to issue time warrants for a sum not exceeding \$10,000.00 and to provide for the cashing of same—yeas, 80; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Price, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—80.

No. 67. Senate bill to authorize and empower the board of supervisors of the county of Henrico to borrow money and issue bonds for the purpose of repairing and enlarging the courthouse of said county—yeas, 80; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Price,



Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—80.

No. 116. Senate bill to legalize, validate and confirm a certain ordinance of the city of Charlottesville, approved by the mayor on May 7, 1920, and a certain election held in the city of Charlottesville, June 8, 1920, both of which relate to the negotiation of a city loan of not exceeding \$953,000.00, and to the issuance by the city of coupon bonds therefor, and to legalize, validate and confirm all other proceedings of the said city, its officials and agents relating to the said loan and the said bond issue and to authorize the mayor and councils of the city to proceed to issue and sell such bonds to the amount of \$935,000.00 for the following municipal purposes: \$200,000.00 for water supply, \$50,000.00 for sewers, \$35,000.00 for gas, \$25,000.00 for existing unbonded debt, \$480,000.00 for streets, \$125,000.00 for government building, and \$20,000.00 for fire department equipment; and to declare said bonds, when executed, valid and binding obligations of the city of Charlottesville—yeas, 80; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Price, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—80.

No. 109. Senate bill to amend and re-enact section 3486 of the Code of Virginia—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Groome, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, McLean, McNutt, Nottingham, Page, Patterson, Pratt, Price, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woodville, Young, Mr. Speaker—66.

No. 108. Senate bill to amend and re-enact section 6337 of the Code of Virginia—yeas, 71; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Deans, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Keezell, Koger, Massey, McCaleb, McLean, McNutt, Owen, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—71.

NAYS—Messrs. Bagby, Boatwright, Eller, Gordon, Hall, Hicks, W. F., Nottingham, Smith, Lemuel F.—8.

No. 41. Senate bill for the establishment of State game sanctuaries in this State—came up.

MR. FLETCHER moved to amend the amendment proposed by the committee by adding at the end thereof the following: "except the lands owned or used by institutions of correction to which only minors are committed"; which was agreed to.

The amendment proposed by the committee, as amended, was agreed to.

MR. BOATWRIGHT moved to amend as follows:

On page 2, line 16, strike out "twenty-five dollars" and insert "five dollars"; which was agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 65; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Craft, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hylton, Jones, Edwin B., Keen, Keezell, Koger, McLean, McNutt, Nottingham, Owen, Page, Patterson, Pratt, Price, Ramey, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woodville, Young, Mr. Speaker—65.

NAYS—Mr. Prince—1.

Motions severally made to reconsider the votes by which Nos. 96, 107, 67, 116, 41, 109 and 108 Senate bills were passed were rejected.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor; was, on motion of MR. WILLIS, recommitted.

No. 51. House bill to amend and re-enact section 5758 of the Code of Virginia and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918—came up.

The amendment proposed by the Senate was concurred in—yeas, 55; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Car-

penyer, Carter, Commins, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCotter, McLean, Nottingham, Page, Pratt, Rew, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Willis, Woodville, Wright, Young, Mr. Speaker—55.

NAYS—Messrs. Gibson, Gordon, Hurt, McNutt, Shepherd—5.

MR. HALL moved to reconsider the vote by which the amendment was concurred in; which was rejected.

No. 85. Senate bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes; was read at length a second time.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 90. House bill to amend and re-enact section 3192 of the Code of Virginia, in relation to fish ladders in streams in Lunenburg and Mecklenburg. (Amended.) (Title amended.)

No. 92. House bill to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1920.

No. 100. House bill providing for the use of voting machines in cities of one hundred and fifty thousand inhabitants or more. (Amended.) (Title amended.)

No. 126. House bill to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by the urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; to provide for the payment of principal and interest thereof and to provide a sinking fund.

No. 132. House bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending and re-enact section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers, and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914.



No. 176. House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity. (Substitute.)

No. 198. House bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 199. House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount.

No. 200. House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount.

No. 201. House bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920.

No. 197. House bill to amend and re-enact an act entitled an act to authorize the school board of Butts road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 202. House bill to provide how the school board of the Rose Hill district, No. 1, of Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00), for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund, shall not exceed \$1.25 on the one hundred dollars' worth of taxable property as now prescribed for in sections 1 and 2, of chapter 398, of the Acts of the General Assembly, approved March 20, 1920.

No. 203. House bill to amend and re-enact an act entitled an act

to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 204. House bill authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district.

No. 205. House bill to provide how the school board of the Yokum station district, No. 5, of Lee county, may issue bonds of the Yokum station district, No. 5, not exceeding fifteen thousand dollars, for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of the said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920.

No. 206. House bill to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for certain services rendered by their police justices either in criminal cases or in cases of violation of ordinances.

No. 218. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of the said town.

No. 219. House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council, and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid.

No. 220. House bill to amend and re-enact an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920.

No. 221. House bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses.

No. 227. House bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said

county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 222. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920.

No. 14. House bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918. (Amended and title amended.)

No. 229. House bill to prohibit the killing for the purpose of sale as veal of any calf weighing less than one hundred pounds immediately before slaughter; was, on motion of MR. FLETCHER, recommitted.

No. 93. House bill to require fish ladders on dams and other obstructions in any of the watercourses of this State in which the tide does not ebb and flow; was, on motion of MR. BOATWRIGHT, recommitted.



All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 5. House bill to amend and re-enact section 1564 of the Code of Virginia.

No. 6. House bill to amend and re-enact section 2073 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 7. House bill to amend and re-enact section 2158 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 10. House bill to amend and re-enact section 6438 of the Code of Virginia,

No. 16. House bill to authorize the State highway commissioner to sell and convey houses and lands appurtenant thereto, formerly used as tollhouses, on Road No. 6, in the State highway system, in Frederick county, Virginia, between Winchester by way of Gore to the West Virginia line formerly known as Northwestern turn-pike road.

No. 29. House bill to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta.

No. 40. Senate bill to regulate the shooting of wild waterfowl in this State.

No. 66. Senate bill to amend and re-enact an act entitled an act to provide for the payment of bounties for the killing of certain predatory birds and animals, approved March 10, 1920.

No. 78. Senate bill to prohibit the baiting of wild turkeys in this State for the purpose of killing or capturing same.

No. 97. Senate bill to amend and re-enact section 3084 of the Code of Virginia of 1919.

A message was received from the Senate, by MR. RUSSELL, who informed the House that the Senate refused to concur in the amendment proposed by the House to Senate bill entitled an act to amend and re-enact section 3338 of the Code of Virginia.

On motion of MR. PRINCE, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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SATURDAY, FEBRUARY 11, 1922.

Prayer by Rev. G. Fréeland Peter, D. D., of St. James Episcopal church, Richmond, Va.

On motion of Mr. McNUTT, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A message from the Senate, by their Clerk, was read as follows:

*In Senate, February 10, 1922.*

The Senate has passed, with amendments, House bill entitled an act to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar law, No. 61; in which they request the concurrence of the House of Delegates.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 30. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$40,000.00 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county.

No. 58. Senate bill to amend and re-enact section 2131 of the Code of Virginia.

No. 252. House bill to amend and re-enact sections 5, 14, 21½, 27, 32, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeal of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, anti-septic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10,

1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 5½, 21¼, 55-e, 57½, 77, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare.

No. 253. House bill to amend and re-enact section 2154 of the Code of Virginia as amended by an act approved September 5, 1919; having been considered by the committee in session, was reported from the Committee on Finance.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 254. House bill to repeal an act entitled an act to provide special police for Newport magisterial district, in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900.

No. 255. House bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

No. 256. House bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 257. House bill to amend and re-enact sections 7-27 to 34, 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920.

No. 258. House bill to amend and re-enact sections 2881 and 2882 of the Code of Virginia, in relation to the incorporation of towns by the circuit courts of this State.

The following House bills, having been considered by the com-



mittee in session, were reported from the Committee on Roads and Internal Navigation:

No. 259. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change, and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route number eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 260. House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and, as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920.

No. 261. House bill to amend and re-enact section 2142 of the Code of Virginia.

No. 262. House bill to amend and re-enact section 4083 of the Code of Virginia.

No. 263. House bill to permit turnpike companies to regulate and control travel and traffic on turnpike roads.

No. 264. House bill to amend and re-enact section 2127 of the Code of Virginia.

House bill appropriating \$10,000.00 to be used in paying for certain property to be purchased by the Manassas Battlefield Confederate Park, Inc., providing for the appointment of a member of the finance board of said park by the Governor, and providing for the payment of the expenses of such member; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman.*

The bill was referred to the Committee on Appropriations.

House bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia, entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to validate, ratify, approved and confirm an election held by the qualified voters of the county of Madison, Virginia, on the 18th day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the 9th day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the 9th day of March, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

MR. NOTTINGHAM moved that 250 extra copies of No. 252 House bill be printed; which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MESSRS. BREWER, GIBSON, KEEZELL, HICKS *of Lee*, GORDON, BROWN *of Roanoke county* and WILLIS: A bill to provide for the

erection of a fireproof State office building, and the assignment of offices therein.

By MR. HALL: A bill to amend and re-enact sections 1, 6, 8, 9 and 21 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

To the Committee on Agriculture and Mining:

By MR. ADAMS: A bill making it unlawful for any person renting land from another for share of the crop to abandon such lands until all crops thereon to be shared have been harvested and marketed.

By MR. MOFFETT (by request): A bill to amend and re-enact sections 885, 886 and 892 as heretofore amended, and to repeal section 893 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. SMITH *of Albemarle*: A bill to amend sections 3408 to 3422, both inclusive, of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918; and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918.

By MR. SMITH *of Northumberland*: A bill to amend and re-enact an act entitled an act to make it a larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent, approved March 20, 1920.

By MESSRS. DIGGS, NOTTINGHAM and SMITH *of Albemarle*: A bill to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes.

To the Committee on Counties, Cities and Towns:

By MR. WOODVILLE: A bill to amend and re-enact section 3334 of the Code of Virginia.

To the Committee on Chesapeake and Its Tributaries:

By MESSRS. REW, NORRIS and SMITH *of Northumberland*: A bill to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia.



To the Committee on Finance:

By MR. FARRIER: A bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia.

By MR. FARRIER: A bill to repeal section 2225 of the Code of Virginia.

By MR. FULLER: A bill to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia under act of West Virginia, approved April 1, 1919.

To the Committee on General Laws:

By MESSRS. ADAMS and JEFFREYS: A bill to regulate motion picture films and reels; providing a system of examination, approval and regulation thereof, and of the banners, posters and other like advertising matter used in connection therewith; creating a board of censors; and providing penalties for the violation of this act.

To the Committee on Special, Private and Local Legislation:

By MR. FARRIER: A bill to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown.

To the Committee on Roads and Internal Navigation:

By MESSRS. SMITH *of Norfolk county* and HICKS *of Campbell*: A bill to require railway companies to provide and maintain gates at certain public highway crossings at grade; to provide that one-fourth of the compensation of the keepers of such gates shall be paid by the State when such crossings are on State highway system roads, and by the county when on county roads; also to make it a misdemeanor for any railway company to fail to provide and maintain gates when lawfully required, or for any person to break through any gate established and maintained in pursuance of this act.

By MR. ADAMS: A bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county.

To the Committee on Schools and Colleges:

By MR. ADAMS: A bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor.

To the Committee on Officers and Offices at the Capitol:

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to abolish the Bureau of Labor and Industrial Statistics and the office of Commissioner of Labor; to repeal sections 1797 and 1798 of the Code of Virginia; to change the name of the Industrial Commission of Virginia to Labor and Industrial Commission of Virginia, and to confer upon such commission all the powers and impose upon it all the duties now conferred or imposed upon the Bureau of Labor and Industrial Statistics and the Commissioner of Labor.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 4121 of the Code of Virginia, as amended by an act approved March 24, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 2347 of the Code of Virginia and to repeal section 2348 of the Code of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to abolish the offices of assessors of lands and to impose upon commissioners of the revenue all the duties and confer upon such commissioners all the powers heretofore imposed or conferred upon land assessors.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to provide for the designation of depositories in counties and cities for public funds.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling public funds; and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact sections 3319 and 3325 of the Code of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 3484 of the Code of Virginia, as amended by an act approved March 25, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia, as amended by an act approved March 16, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916; March 9, 1918, and March 25, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 626 of the Code of Virginia, as amended by an act approved March 19, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 924 of the Code of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact sections 2220, 2221 and 2223 of the Code of Virginia and section 2332 of the Code of Virginia, as amended by an act approved March 2, 1920; and also to repeal section 2224 of the Code of Virginia as amended by an act approved March 25, 1920.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 2226 of the Code of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 2405 of the Code of Virginia, and to repeal chapter 424 of the Acts of Assembly of 1918.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to repeal sections 523 to 544, both inclusive, and section 549 of the Code of Virginia, as heretofore amended.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions and divisions thereof, required by law to maintain regular business quarters at the seat of government.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to provide that the term of office of the Register of the Land Office and Superintendent of Grounds and Buildings who may be in office when this act takes effect shall expire on that date; and that thereafter the Secretary of the Commonwealth shall ex-officio be Register of the Land Office, Superintendent of Grounds and Buildings, and State Superintendent of Weights and Measures.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 376 of the Code of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A joint resolution proposing amendments to sections 81 and 82 of the Constitution of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A joint resolution proposing amendment to section 110 of the Constitution of Virginia.

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to amend and re-enact section 604 of the Code of Virginia, as amended by an act approved March 24, 1920, and to amend and re-enact sections 624 and 626 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 30. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$40,000.00 and to issue notes therefor for the purpose of paying off the indebtedness exist-



ing against the county road fund and the general county fund of said county.

No. 58. Senate bill to amend and re-enact section 2131 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 252. House bill to amend and re-enact sections 5, 14, 21½, 27, 32, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits; or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of commissioner of prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 5½, 21¼, 55-e, 57½, 77, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act.

No. 253. House bill to amend and re-enact section 2154 of the Code of Virginia, as amended by an act approved September 5, 1919.

No. 254. House bill to repeal an act entitled an act to provide special police for Newport magisterial district in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900.

No. 255. House bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

No. 256. House bill to amend and re-enact section 10 of an act

entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 257. House bill to amend and re-enact sections 7-27 to 34, 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920.

No. 258. House bill to amend and re-enact sections 2881 and 2882 of the Code of Virginia, in relation to the incorporation of towns by the circuit courts of this State.

No. 259. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change, and re-locate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route number eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 260. House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920.

No. 261. House bill to amend and re-enact section 2142 of the Code of Virginia.

No. 262. House bill to amend and re-enact section 4083 of the Code of Virginia.

No. 263. House bill to permit turnpike companies to regulate and control travel and traffic on turnpike roads.

No. 264. House bill to amend and re-enact section 2127 of the Code of Virginia.

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia—came up.

MR. PRICE moved that the House insist upon its amendments and ask a committee of conference, which was agreed to.

Ordered that MR. PRICE inform the Senate.

A message was received from the Senate by MR. RUSSELL, who informed the House that the Senate had concurred in the request of the House for a committee of conference.

THE SPEAKER appointed MESSRS. HENLEY, McCALEB and WOODVILLE the committee on the part of the House.

No. 85. Senate bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes, was, on motion of MR. BROWN of *Lynchburg*, recommitted.

No. 61. House bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws—came up.

The amendments proposed by the Senate were concurred in—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Price, Prince, Ramey, Rew, Richards, Sinclair, Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Trolinger, Tyler, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—62.

MR. HURT moved to reconsider the vote by which the amendments were concurred in; which was rejected.

The following House bills were read at length a third time and passed:

No. 14. House bill to amend and re-enact section 35 of an act entitled an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contra-



band and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, and to prohibit the sale of poisonous substances as ardent spirits and to provide penalties therefor—yeas, 57; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—57.

NAYS—Mr. Page—1.

No. 90. House bill to amend and re-enact section 3192 of the Code of Virginia, in relation to fish ladders in Meherrin river and in the streams of Lunenburg, Mecklenburg, Louisa, Buckingham, Halifax, Montgomery and Pulaski—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 92. House bill to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incor-

porate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1920—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 126. House bill to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by the urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; to provide for the payment of principal and interest thereof and to provide a sinking fund—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 132. House bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending and re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers, and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece,

Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 176. House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity and refund the same—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 197. House bill to amend and re-enact an act entitled an act to authorize the school board of Butts road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor. not exceeding \$50,000.00 in amount, approved February 25, 1920—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 198. House bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor. not exceeding \$50,000.00 in amount, approved February 25, 1920—yeas, 61; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—41.

No. 199. House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 200. House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 201. House bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 202. House bill to provide how the school board of the Rose Hill district, No. 1, of Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00), for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund shall not exceed \$1.25 on the one hundred dollars' worth of taxable property as now prescribed for in sections 1 and 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 203. House bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece,

Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 204. House bill authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 205. House bill to provide how the school board of the Yokum station district, No. 5, of Lee county, may issue bonds of the Yokum station district, No. 5, not exceeding fifteen thousand dollars for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of the said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 206. House bill to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for certain services rendered by their police



justices either in criminal cases or in cases of violation of ordinances—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 218. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of the said town—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 219. House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council, and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 220. House bill to amend and re-enact an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece,

Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 221. House bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 22. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920—yeas, 61; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 227. House bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920—yeas, 61; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Lemuel F., Smithey, St. Clair, Stinson, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—61.

No. 100. House bill providing for the use of voting machines in cities of fifty thousand inhabitants or more—came up.

MR. JONES of *Richmond city* moved to reconsider the vote by which the bill was ordered to be engrossed; which was agreed to.

MR. JONES moved to amend as follows:

Page 3, section 5, line 2: Strike out the words "seven" and insert "a sufficient number of"; which was agreed to.

The bill was ordered to be engrossed and being presently engrossed, was read at length a third time and passed—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, DeFriece, Eller, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, E. A., Hicks, W. F., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCotter, McLean, Moffett, Nottingham, Owen, Ozlin, Patterson, Price, Prince, Ramsey, Rew, Richards, Sinclair, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Stuart, Trolinger, Tyler, Williams, Woodville, Wright, Young, Mr. Speaker—58.

Motions severally made to reconsider the votes by which Nos. 14, 90, 92, 100, 126, 176, 197, 198, 199, 200, 201, 202, 203, 204, 205, 206, 218, 219, 220, 221, 222 and 227 House bills were passed were rejected.

The following Senate bills were read at length a second time:

No. 98. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof.

No. 99. Senate bill to repeal sections 3668, 3670, 3671, 3672, 3675, 3676, 3677 of the Code of Virginia of 1919, and sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, as amended and re-enacted by an act entitled an act to amend and re-enact sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, approved March 20, 1920.

No. 49. House bill to amend and re-enact section 6017 of the Code of Virginia; having been printed, was read at length a second time.



On motions severally made by MESSRS. JONES of *Richmond city* and JONES of *Highland*, the bill was severally amended.

The bill was ordered to be engrossed.

On motion of MR. CAMPBELL, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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MONDAY, FEBRUARY 13, 1922.

Prayer by MR. HOOVER, the member from Rockingham.

On motion of MR. KOGER, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 11, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920, No. 48; an act to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district, No. 15; an act to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920, No. 31; an act to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds, No. 32; an act to authorize the boards of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00 for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity, No. 33; an act to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$100,000.00, for the purpose of financing the construction of that section of the secondary line of route number eleven of the State highway system from Pound to the Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity, No. 34; an act

for the protection of fish in Buchanan county, No. 55; an act to amend and re-enact sections 3922 and 3923 of the Code of Virginia, No. 107; an act validating and confirming the sale heretofore made by the board of trustees of Margaret Academy in the county of Accomac of the real estate held by the said board in trust, to the school board of the town of Onancock, No. 145; an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law, No. 146; and an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, No. 147.

They have passed, with amendments, House bill entitled an act to amend and re-enact section 702 of the Code of Virginia, No. 68.

They have rejected House amendments to Senate bill entitled an act for the establishment of State game sanctuaries in this State, No. 41.

And they have passed Senate bills entitled an act to provide for the licensing, regulation and inspection of children's boarding houses and nurseries, No. 80; an act requiring the erection of sign posts at the intersection of certain public roads, No. 153; an act to establish an additional corporation court for the city of Norfolk, Virginia, No. 127; an act prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other, No. 129; an act to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of, No. 171; an act to prevent bathing in the waters of certain portion of the Elizabeth river, polluted

with sewerage, No. 12; an act to amend and re-enact an act approved March 10, 1920, entitled an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from the said county of Dickenson in the late world's war, who lost their lives in this war. No. 5; an act to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00, and providing for the payment of said certificates, No. 29; an act to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and re-locate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of such bonds at maturity, No. 70; an act to authorize the board of supervisors of Nottoway county to levy a sufficient tax in addition to all other levies authorized by law to be laid for general district or county school purposes to pay the interest on and principal of certain bonds, and money borrowed from the literary fund, as the same shall become due, No. 106; an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville and to repeal all acts inconsistent therewith, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908,



entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 25, 1914, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908, which was approved March 16, 1920, and in force from its passage; to make this act effective as of March 16, 1920; to declare it retroactive; to validate the acts of the city of Charlottesville, its public officials, officers and agents under and by virtue of the said act, approved March 16, 1920; and to repeal all acts or parts of acts inconsistent with this act, No. 115; and an act to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875, No. 197; in which they request the concurrence of the House of Delegates.

No. 68. House bill was, on motion of MR. FULLER, placed on the calendar.

No. 80. Senate bill was referred to the Committee on Moral and Social Welfare.

Nos. 70 and 153. Senate bills were referred to the Committee on Roads.

Nos. 5 and 106. Senate bills were referred to the Committee on Schools and Colleges.

Nos. 127, 129 and 171. Senate bills were referred to the Committee for Courts of Justice.

Nos. 12, 29, 115 and 197. Senate bills were referred to the Committee on Counties, Cities and Towns.

No. 4. Senate bill to authorize and empower the town of Richlands in Tazewell county, Virginia, through its mayor and town council, to sell and convey all school property, situate in said town, belonging to it, to Maiden Spring district school board; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Moral and Social Welfare:

No. 82. Senate bill to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes; and to repeal sections 1931 to 1935, inclusive, of the Code of Virginia. (With amendments.)

No. 86. Senate bill to continue the board of charities and corporations 1931 to 1935, inclusive, of the Code of Virginia. (With provide for the composition and maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia. (With an amendment.)

No. 124. Senate bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 265. House bill to amend and re-enact sections 787, 790 and 804 of the Code of Virginia.

No. 266. House bill authorizing the school board of Mt. Gilead school district in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding \$37,000 for the purpose of erecting school building in the said district.

No. 267. House bill to amend and re-enact sections 1799, 1802, 1807, 1817, 1822 and 1830 and to repeal section 1831 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Labor and the Poor.

No. 268. House bill to protect the farming and agricultural interests by permitting machinery necessary to save and market their crops and products to use the public highways; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

House bill to amend and re-enact section 3181 of the Code of Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Chesapeake and Its Tributaries.

House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Schools and Colleges.



House bill to authorize the board of supervisors of Botetourt county to borrow \$10,000.00 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for the term of four years; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By MR. TYLER: A bill to amend and re-enact section 2 of an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

To the Committee on General Laws:

By MR. OWEN: A bill to amend and re-enact section 1646 of the Code of Virginia.

To the Committee on Roads and Internal Navigation:

By MR. COMINS: A bill to enact into law the rules and regulations controlling traffic on State highways, as adopted by the State highway commission May 25, 1920, and October 6, 1920, as amended July 13, 1920, February 23, 1921, and March 30, 1921; to make the violation thereof a misdemeanor and to prescribe the punishment therefor; to authorize the State Highway Commission to amend, alter or repeal the same, or any of them, and to make additional or

new rules and regulations governing traffic on and use of the State highway system, and to provide for the enforcement thereof.

By MESSRS. HICKS *of Campbell*, BOWLES, BRIGHT, PRATT, RICHARDS, SMITH *of Norfolk county* and WRIGHT: A bill prescribing the widths of tires to be used on animal drawn vehicles, and other vehicles used for the hauling of personal property, operated on public highways on and after January 1, 1924.

By MESSRS. STUART, GRAHAM and STINSON: A bill to amend and re-enact section 2132 of the Code of Virginia, as amended by an act approved September 5, 1919.

By MESSRS. HENLEY, HICKS *of Campbell*, BOWLES, BRIGHT and PRATT: A bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power: and to prescribe the width of tires to be used on same.

To the Committee on Schools and Colleges:

By MR. HENLEY: A bill to amend and re-enact section 672 of the Code of Virginia.

By MR. OZLIN: A bill to amend and re-enact section 626 of the Code of Virginia, as amended by an act approved March 19, 1920.

To the Committee on Special, Private and Local Legislation:

By MR. GRAY (by request): A bill for the relief of J. T. Christian.

By MESSRS. GRAY and DEFRIECE: A bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county.

By MR. DOTSON: A bill to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinances and acts of the town council, relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof.

By MR. HOOVER *of Rockingham*: A bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894.

To the Committee on Appropriations:

By MR. BREWER: A bill to pay an assessor or an assistant assessor of lands for time necessarily employed in the reassessment of real estate recently had, the payment of which was precluded by the provisions of section 2247 of the Code of Virginia fixing the time within which the assessments were to be completed, such payment to be made out of the appropriation provided "for assessing property for taxation, etc."

To the Committee on Finance:

By MR. WILLIS: A bill to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the

government and the public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 4. Senate bill to authorize and empower the town of Richlands in Tazewell county, Virginia, through its mayor and town council, to sell and convey all school property, situate in said town, belonging to it, to Maiden Spring district school board.

No. 82. Senate bill to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes; and to repeal sections 1931 to 1935, inclusive, of the Code of Virginia.

No. 86. Senate bill to continue the board of charities and corrections under the name of the State board of public welfare; to provide for the composition and maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia.

No. 124. Senate bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 265. House bill to amend and re-enact sections 787, 790 and 804 of the Code of Virginia.

No. 266. House bill authorizing the school board of Mt. Gilead school district in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding \$37,000 for the purpose of erecting school building in the said district.

No. 267. House bill to amend and re-enact sections 1799, 1802, 1807, 1817, 1822 and 1830 and to repeal section 1831 of the Code of Virginia.

No. 268. House bill to protect the farming and agricultural interests by permitting machinery necessary to save and market their crops and products to use the public highways.



No. 68. House bill to amend and re-enact section 702 of the Code of Virginia—came up.

The amendment proposed by the Senate was agreed to—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bright, Brown, Israel, Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Koger, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, C. R., Williams, Woodville, Mr. Speaker—59.

MR. FULLER moved to reconsider the vote by which the amendment was agreed to, which was rejected.

The following Senate bills were read at length a third time and passed:

No. 98. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof—yeas, 53; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Commins, Craft, DeFriece, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Hicks, W. F., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Price, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Stuart, Trolinger, Tyler, Warren, C. R., Williams, Woodville, Mr. Speaker—53.

No. 99. Senate bill to repeal sections 3668, 3670, 3671, 3672, 3675, 3676, 3677 of the Code of Virginia of 1919, and sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, as amended and re-enacted by an act entitled an act to amend and re-enact sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, approved March 20, 1920—yeas, 65; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F.,

Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, C. R., Williams, Woodville, Young, Mr. Speaker—65.

Motions severally made to reconsider the votes by which Nos. 98 and 99 Senate bills were passed were rejected.

No. 49. House bill to amend and re-enact section 6017 of the Code of Virginia; was read at length a third time and passed—yeas, 40; nays, 34.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Bolton, Bright, Brown, Israel, Brown, Mayo C., Craft, DeFriece, Diggs, Farrier, Fletcher, Ford, Fuller, Gray, J. Walter, Hoover, W. C., Horner, Hurt, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McNutt, Owen, Ozlin, Page, Patterson, Price, Prince, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Tyler, Williams, Willis, Mr. Speaker—40.

NAYS—Messrs. Adams, Anderson, Boatwright, Bowles, Carpenter, Carter, Commins, Deans, Dotson, Eller, Ewell, Gibson, Gordon, Gray, Z. T., Hicks, E. A., Hicks, W. F., Hoover, C. N., Hylton, Jeffreys, Koger, Long, McLean, Moffett, Norris, Pratt, Rew, Sinclair, Stinson, Stuart, Trolinger, Turner, Warren, C. R., Woodville, Young—34.

MR. JONES of *Richmond city* moved to reconsider the vote by which the bill was passed; which was rejected.

The following Senate bills were read at length a second time:

No. 30. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$40,000.00 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county.

No. 58. Senate bill to amend and re-enact section 2131 of the Code of Virginia.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 19. House bill to regulate the taking of wild game birds, game animals and fur-bearing animals in this State. (Amended.)

No. 20. House bill to provide for a closed season on squirrels in this State. (Title amended.) (Amended.)

No. 23. House bill to prohibit the sale of deer in this State. (Amended.)

No. 28. House bill to amend and re-enact an act entitled an act relating to contracts for text-books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia. (Amended.)

No. 30. House bill authorizing the board of supervisors of any county, or, the council of any city or town, to levy an additional capitation tax for school purposes—came up.

On motions severally made by MESSRS. STINSON and HENLEY, the bill was severally amended.

The question being on ordering the bill to its engrossment and third reading was put and decided in the negative.

On motion of MR. OZLIN, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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TUESDAY, FEBRUARY 14, 1922.

Prayer by MR. ADAMS, the member from Halifax.

On motion of MR. NOTTINGHAM, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 13, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918, No. 17; an act to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith, No. 21; an act for the protection of deer in the county of Gloucester, No. 22; an act to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918, No. 26; an act to annex to the county of Chesterfield a part of the county of Henrico, No. 54; an act to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918, No. 56; an act to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto, No. 91; an act for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford, No. 125; an act to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto, No. 131; an act to amend and re-enact section 1 of chapter 8 of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to



temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial form, to be made payable in annual installments, to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city; as amended and re-enacted by an act approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the fifth day of February, 1916, as amended and re-enacted by an act approved March 16, 1916, No. 134; and an act to amend and re-enact subsection 11 of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63, of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920, No. 135.

They have passed, with amendments, House bills entitled an act authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities or incorporated towns to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies, No. 18; an act to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended, No. 89; an act to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk, No. 122; and an act to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended, No. 127.

And they have passed Senate bills entitled an act regulating the quality of paper, ink and typewriter ribbons which may be used by custodians of permanent public records; imposing certain duties on the library board; and fixing penalties for the violation of this act, No. 64; an act to amend and re-enact sections 1039 and 1075 and 1077 of title 12, chapter 46, of the Code of Virginia, 1919, relative to the insane, epileptics, feeble-minded, and inebriates, No. 73; an act to limit and regulate the employment of women in factories, mercantile establishments, mills and workshops after childbirth, No. 75; an act to provide for the licensing, regulation, and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia, No. 93; an act to amend and re-enact section 4902 of the Code of Virginia, No. 119; an act to amend and re-enact an act approved March 15, 1904, and further

amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes, No. 125; an act to amend and re-enact section No. 5439 of the Code of Virginia of 1919, relating to proceedings by legatees or distributees, to compel creditors to show cause against distribution of estates; their liability to refund in such case, No. 131; an act to amend and re-enact section 1 of an act entitled an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect, approved March 20, 1920, No. 134; an act to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county, No. 146; an act to amend and re-enact section 5349 of the Code of Virginia, No. 157; an act to amend and re-enact section 1707 of the Code of Virginia, No. 167; an act to amend and re-enact an act approved January 16, 1912, entitled an act to amend and re-enact section 21 of the charter of the town of Lexington, approved April 28, 1874, to validate and confirm all bonds heretofore issued by the town and to authorize the mayor and the council of the town to issue bonds to the amount of seventy-five thousand dollars for the purpose of supplying the town with water, No. 174; an act to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes, No. 191; an act to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation, No. 192; an act to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services, No. 193; an act to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes, No. 194; an act to authorize contractors who are required by public officers, boards, commissions or agencies to file certified checks with bids, to file bonds in lieu thereof, No. 199; an act to authorize the appointment of a board composed of one representative from each the Association for the Preservation of Virginia Antiquities, the Colonial Dames, the Daughters of the American Revolution, the Daughters of 1812, and the United Daughters of the Confederacy; and to confer upon such board, if and when appointed, authority to place suitable monuments or makers on, at or in places of historical interest located in the Commonwealth, No. 210; an act for the protection of deer in the county of Mecklenburg, No. 214; an



act to amend and re-enact section 5 of an act entitled an act to provide for opening new roads, and building bridges, and working and keeping in repair the public roads and bridges in Rockbridge county, approved March 3, 1894, as heretofore amended, No. 226; an act to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars, No. 227; an act to provide a new charter for the town of Galax, situated in part in the county of Carroll and in part in the county of Grayson, and to repeal all other acts inconsistent with this act, No. 228; an act to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election, No. 236; an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended by an act approved March 11, 1912, entitled an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston in the county of Halifax, No. 242; an act to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund, No. 243; an act to amend and re-enact an act entitled an act to provide a charter for the town of Lexington, approved April 28, 1874, No. 262; an act to validate the issuance and sale of eighty-five thousand dollars street and school improvement bonds of the town of Franklin and to provide for the payment thereof, No. 264; and an act to validate the issuance and sale of one hundred and sixteen thousand dollars water and light bonds of the town of Franklin, and to provide for payment thereof, No. 265;

And they have agreed to Senate joint resolution proposing amendment to section 69 of the Constitution of Virginia, No. 12; in which they request the concurrence of the House of Delegates.

Nos. 18, 89, 122 and 127 House bills were, on motions severally made, placed on the calendar.

Nos. 12, 134 and 236 Senate bills were referred to the Committee on Privileges and Elections.

Nos. 75 and 93. Senate bills were referred to the Committee on Moral and Social Welfare.

No. 64. Senate bill was referred to the Committee on Printing.

No. 73. Senate bill was referred to the Committee on Asylums and Prisons.

No. 210. Senate bill was referred to the Committee on Library.



Nos. 119 and 131. Senate bills were referred to the Committee for Courts of Justice.

No. 227. Senate bill was referred to the Committee on Schools and Colleges.

Nos. 199, 167 and 157. Senate bills were referred to the Committee on General Laws.

Nos. 146 and 226. Senate bills were referred to the Committee on Roads and Internal Navigation.

Nos. 265, 264, 262, 243, 242, 228, 214, 194, 193, 192, 191, 174 and 125 Senate bills were referred to the Committee on Counties, Cities and Towns.

No. 5. Senate bill to amend and re-enact an act approved March 10, 1920, entitled an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from the said county of Dickenson in the late world's war, who lost their lives in this war: having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 229. House bill to prohibit the killing for the purposes of sale of any calf weighing less than one hundred pounds immediately before slaughter; heretofore recommitted to the Committee on Agriculture and Mining, was reported back with an amendment.

The following House bills, having been considered by the committee in session, were reported from the Committee on Chesapeake and Its Tributaries:

No. 269. House bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc.

No. 270. House bill to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 271. House bill to amend and re-enact section 13 of an act

entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 272. House bill to license, supervise and regulate public dance halls.

No. 273. House bill to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia, under act of West Virginia, approved April 1, 1919.

No. 274. House bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 275. House bill to amend and re-enact section 678 of the Code of Virginia.

No. 276. House bill authorizing the Virginia Normal School Board to offer 200 scholarships to young women from Virginia which shall entitle the holder to a reduction of \$60.00 per annum.

No. 277. House bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes.

No. 278. House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000.00 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap in said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 279. House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000.00 for the purpose of paying off the floating indebtedness of said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 280. House bill to amend and re-enact an act approved March 21, 1916, entitled an act allowing (under certain conditions)

district or county school boards to provide free school books for children attending the public schools, and instructing boards of supervisors and city councils to provide the necessary revenue.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 281. House bill to create a State Highway Commission: to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers, duties and the compensation of the commission and commissioners; to create road construction districts, to provide for the apportionment among them of road construction funds and to provide for road construction improvement, maintenance and preservation, also to repeal sections 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish the State Highway Commission, to define its powers and duties, the term of office, salary and qualifications of the commissioner, to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing their term of office; to give to said commission the power of eminent domain: the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act.

No. 282. House bill to enact into law the rules and regulations controlling traffic on State highways, as adopted by the State Highway Commission May 25, 1920, and October 6, 1920, as amended July 13, 1920, February 23, 1921, and March 30, 1921: to make the violation thereof a misdemeanor and to prescribe the punishment therefor; to authorize the State Highway Commission to amend, alter or repeal the same, or any of them and to make additional or new rules and regulations governing traffic on and use of the State highway system and to provide for the enforcement thereof.

No. 283. House bill prescribing the widths of tires to be used on animal drawn vehicles and other vehicles used for the hauling of personal property operated on public highways on and after January 1, 1924.

No. 284. House bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on same.



House bill to create a State tax commission; to define its powers and duties; to abolish the existing State tax board and local boards of review; to create county and city boards of equalization, and to appropriate money to carry out the provisions of this act; heretofore referred to the Committee on Finance, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill to authorize the board of supervisors of Giles county to erect a toll gate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinances and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. WILLIS offered the following resolution:

Whereas, in the last few days there has been unreasonable duplication of bills, each House passing the same bills and sending to the other identical legislation, thus entailing double work and unwarranted waste of legislative time; and

Whereas, the session is nearing its end and the time thus wasted can better be used in the passage of needed legislation; therefore, be it

Resolved by the House of Delegates (the Senate concurring), That the members of both bodies be requested to discontinue the duplication of bills and to see to it that when one house has passed bills their duplicates be not passed in the other house, but rather that the bills more nearly complete be acted on; which was agreed to.

Ordered that MR. WILLIS carry the resolution to the Senate and request their concurrence.

A message was received from the Senate, by MR. CANNON, who informed the House that the Senate had agreed to the resolution.

THE SPEAKER made the following statement:

"My attention has been called to the following, which appeared in the *Virginian-Pilot*, of Norfolk, Virginia, in its issue of February 11, 1922:

"'COMMITTEE "PACKED," IS CHARGED OF PAGE.

"'Richmond, February 10.—"In my opinion, the committee on currency and commerce was 'packed' against the pilot bills."

"That was the statement made today by Ivor A. Page, delegate from Norfolk, in an interview following the adverse report on his bill by the House committee to which it was referred.

"Mr. Page said there was only one member of the committee friendly toward the pilotage measure and expressed the opinion that the committee was determined to kill any pilot bills before the evidence had been heard.

"This article is a direct reflection upon the honesty and integrity of the Speaker of this House and the gentlemen composing the Committee on Currency and Commerce. I state, without fear of contradiction, that there is no higher class gentlemen on the floor of this House than the gentlemen who compose the committee, and I refute with emphasis the statement that 'the committee was determined to kill any pilot bills before the evidence had been heard.' The simple mention of the names of the members composing this committee is a sufficient guarantee to this House of their integrity and honesty of purpose. The committee is as follows:

"Thos. W. Ozlin, of Lunenburg.

"Nelson Groome, of Elizabeth City.

"J. R. Horsley, of Appomattox.

"J. E. Wilkins, of Newport News.

"Alfred C. Smith, of Norfolk county.

"John W. Stuart, of Russell.

"D. H. Pitts, of Albemarle.

"Samuel L. Adams, of Halifax.

"W. F. Bagby, of King and Queen.

"M. P. Farrier, of Giles.

"J. K. McCotter, of Hopewell.

"Boyd Richards, of Winchester.

"John H. Stinson, of Buchanan.

"As to the statement that the committee was 'packed,' there is no foundation for such charge. I selected this committee of my own accord, and I state positively that no person either friendly or unfriendly to the pilots made any suggestion whatever to me as to its personnel. I have not attended a meeting of this committee, nor have I discussed the matters before it with any of its members. It is very unfortunate that the bias of any member should go to the extreme of giving out such interviews and prompting such publications.

"The *Ledger-Dispatch* of the same date contains a similar interview from the gentleman from Norfolk city, Mr. Page, and the gentleman from Princess Anne, Mr. Ewell.

"In this interview, the question is asked, 'Why should not pilotage bills go before the Committee on Chesapeake and Its Tributaries?' In answer to this question, the most uninformed knows that questions purely of commerce go to the committee on 'Commerce' while the Committee on Chesapeake and Its Tributaries considers questions of oysters, fish and matters pertaining to the bay and its tributaries.

"Mr. Ewell's criticism of the appointment of Hampton Roads Port Commission is as follows:

"**'EWELL ATTACKS PORT COMMISSION.**

" 'What bores me,' said Mr. Ewell, 'is the constant reminder of the praise accorded to the pilots by the commission that studied Hampton Roads. If the present committee on currency and commerce is hand picked, how about the commission, so far as the General Assembly is concerned? The pilots had no stauncher friend in the House at the session of 1920 than John Cherry, of Norfolk; Nelson Groome, of Hampton, and J. E. Wilkins, of Newport News. They represented the House on that committee, and they were picked by the same man or men who picked the currency and commerce committee. Two of the senatorial representatives were W. C. Corbitt, of Portsmouth, and W. L. Andrews, of Roanoke, who voted against the resolution to take up the Ewell bill out of its order and thereby blocked pilot legislation at the session of 1920. Even of the Governor's appointees there was one who had spoken in favor of the pilots at a previous legislative hearing. Yet we hear from the speaker's desk every day or so some resolution applauding the commission. It seems easy to fool the people.'

"Mr. Cherry was chairman of the Committee on Currency and Commerce at the 1920 session by the order of seniority, and was entitled to representation on the Port Commission. Mr. Groome was appointed because he was a prominent and influential citizen and represented an important territory contiguous to Hampton Roads, while Mr. Wilkins represented the city containing the largest shipbuilding plant on the Atlantic seaboard and the second coal loading piers in America. The President of the Senate appointed Senator Corbitt, who represented another large city adjacent to Hampton Roads, and the Governor named N. D. Maher, president of the Norfolk and Western Railway; Homer S. Ferguson, president of the shipbuilding plant at Newport News, and Lee Long, the president of the greatest coal corporation in the Southern States. It takes a courageous man to criticize the appointment and findings of such a commission.

"In conclusion, I hope I have said nothing that will wound the feelings of the gentlemen in question. Such has not been my purpose. I desire to throw around them the mantle of charity and to express the hope that their intemperate utterances were the result of their bias and not of their sober judgment and the further hope that their consciences may be as clear as that of the Speaker of this House."

MR. DEANS was called to the chair.

MR. C. R. WARREN of *Pittsylvania* offered the following resolution:

Resolved, That we give a rising vote of confidence in THE SPEAKER of this House and in his sincerity in appointing the members of the Committee on Currency and Commerce, and the Hampton Roads Commission, and our confidence in his personal integrity; which was unanimously agreed to, the members standing.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MESSRS. TYLER and HENLEY: A bill to require State departments, officers, boards and commissions now required to make annual reports, to make bi-ennial reports in lieu thereof.



By MR. SMITH *of Dinwiddie*: A bill to amend and re-enact sections 1, 4, 5, 6, 8 and 9 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918.

To the Committee on Counties Cities and Towns:

By MESSRS. PAGE and BROWN *of Norfolk city*: A bill to provide for the consolidation or annexation of cities.

To the Committee on Chesapeake and Its Tributaries:

By MR. REW: A bill to amend and re-enact section 3160 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. FLETCHER: A bill to amend and re-enact section 6062 of the Code of Virginia.

By MR. HORNER: A bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by acts approved March 20, 1916, March 20, 1918, and March 2, 1920.

By MESSRS. DEFRIECE, BOATWRIGHT and ADAMS: A bill to amend and re-enact section 5105 of the Code of Virginia.

By MR. NORRIS: A bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect.

By MESSRS. BOATWRIGHT, DEFRIECE and ADAMS: A bill to amend and re-enact section 5106 of the Code of Virginia, and to repeal section 5113 of the Code of Virginia.

To the Committee on Finance:

By MR. BROWN *of Lynchburg*: A bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act approved March 25, 1920.

To the Committee on General Laws:

By MESSRS. CAMPBELL, WARREN, C. R., KEEZELL and WILLIS: A bill prohibiting the sale or offering for sale of daily newspapers which are not dated; prohibiting the sale of any daily newspapers previous to the day on which such newspaper bears date; and prescribing penalties for violation of this act.

By MR. FLETCHER: A bill to render void all assignments, hereafter made, of salary or wages not earned or due at the time of such assignment.

By MESSRS. CAMPBELL, WARREN, C. R., KEEZELL and WILLIS:

A bill making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published.

By MESSRS. CAMPBELL, WARREN, C. R., KEEZELL and WILLIS: A bill to prohibit the printing, stamping or impressing of words, figures, designs, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped, or impressed; and to prescribe fines and penalties for the violation hereof.

To the Committee on Insurance and Banking:

By MR. GORDON: A bill requiring insurance companies doing business in Virginia to keep certain amounts invested in Virginia securities and Virginia real estate.

To the Committee on Library:

By MR. DEANS: A bill authorizing the Governor to issue annually a proclamation calling upon the officials and people of the State to display flags on the second Sunday in May, known as Mother's day.

To the Committee on Roads and Internal Navigation:

By MR. FLETCHER: A resolution of the board of supervisors of the county of Henrico, commending Hon. Geo. P. Coleman, State Highway Commissioner.

To the Committee on Special, Private and Local Legislation:

By MR. SMITH *of Alexandria*: A bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purchase of sites and erection and furnishing of school buildings in such districts; to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds.

By MR. McCOTTER: A bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding a courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

By MR. STUART: A bill authorizing the board of supervisors of Russell county to borrow money not to exceed \$50,000.00 for the purpose of making improvements to the courthouse and jail of said county.

By MR. GRAY of *Washington*: A bill authorizing and directing the board of supervisors of Washington county to provide suitable buildings at each voting precinct, in said county, in which to hold elections and to provide for the payment of same.

By MR. SINCLAIR: A bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 5. Senate bill to amend and re-enact an act approved March 10, 1920, entitled an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from the said county of Dickenson in the late world's war, who lost their lives in this war; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 269. House bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc.

No. 270. House bill to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia.

No. 271. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized



by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 272. House bill to license, supervise and regulate public dance halls.

No. 273. House bill to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia, under act of West Virginia, approved April 1, 1919.

No. 274. House bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 275. House bill to amend and re-enact section 678 of the Code of Virginia.

No. 276. House bill authorizing the Virginia Normal school board to offer 200 scholarships to young women from Virginia which shall entitle the holder to a reduction of \$60.00 per annum.

No. 277. House bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes.

No. 278. House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000.00 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap, in said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 279. House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000.00 for the purpose of paying off the floating indebtedness of said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 280. House bill to amend and re-enact an act approved March 21, 1916, entitled an act allowing (under certain conditions) district or county school boards to provide free school books for children attending the public schools, and instructing boards of supervisors and city councils to provide the necessary revenue.

No. 281. House bill to create a State Highway Commission; to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers, duties and the compensation of the commission and commissioners; to create road construction districts, to provide for the apportionment among them of road construction funds and to provide for road construction improvement, maintenance and preservation, also to repeal sections 1962,

1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and reenact an act entitled an act to establish the State Highway Commission, to define its powers and duties, the term of office, salary and qualifications of the commissioner, to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing their term of office, to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act.

No. 282. House bill to enact into law the rules and regulations controlling traffic on State highways, as adopted by the State Highway Commission, May 25, 1920, and October 6, 1920, as amended July 13, 1920, February 23, 1921, and March 30, 1921; to make the violation thereof a misdemeanor and to prescribe the punishment therefor; to authorize the State Highway Commission to amend, alter or repeal the same, or any of them and to make additional or new rules and regulations governing traffic on and use of the State highway system and to provide for the enforcement thereof.

No. 283. House bill prescribing the widths of tires to be used on animal drawn vehicles and other vehicles used for the hauling of personal property operated on public highways on and after January 1, 1924.

No. 284. House bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on same.

No. 18. House bill authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities or incorporated towns, to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies—came up.

The amendment proposed by the Senate was rejected—yeas, 20; nays, 69.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bright, Brown, Israel, Deans, Eller, Farrier, Fuller, Groome, Haddon, Hall, Jones, Edwin B., Jones, James P., McCaleb, Moffett, Nottingham, Rodgers, St. Clair, Tyler, Warren, C. R., Williams, Willis—20.

NAYS—Messrs. Anderson, Beatie, Boatwright, Bolton, Bowles, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Ewell, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Keezell, Koger, Long, Massey, McCotter, McLean, McNutt, Norris, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Ramey,

Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Wilkins, Woods, Woodville, Wright, Young, Mr. Speaker—69.

MR. GORDON moved to reconsider the vote by which the House refused to concur in the amendment, which was rejected.

No. 89. House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended—came up.

The amendment proposed by the Senate was rejected—yeas, 0; nays, 89.

The vote required by the Constitution was recorded as follows:

NAYS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—89.

MR. BROWN of *Roanoke county* moved to reconsider the vote by which the House refused to concur in the amendment proposed by the Senate, which was rejected.

Ordered that MR. BROWN of *Roanoke county* inform the Senate.

A message was received from the Senate by MR. ANDREWS, who informed the House that the Senate had receded from its amendment, adding the words "as authorized by law."

The amendment proposed by the Senate, adding the words "bridges, streets, sidewalks and alleys" after the word "sewers," was agreed to—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, Z. T., Groome, Haddon, Hall, Hoover, C. N., Hoover, W. C., Horner, Horsley, Jones, James P., Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

MR. BROWN of *Roanoke county* moved to reconsider the vote by which the amendment proposed by the Senate was concurred in by the House, which was rejected.

Ordered that MR. BROWN of *Roanoke county* inform the Senate.



No. 122. House bill to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk—came up.

The amendment proposed by the Senate was concurred in—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Pitts, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—73.

MR. OZLIN moved to reconsider the vote by which the House concurred in the amendment proposed by the Senate, which was rejected.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended—came up.

The amendment proposed by the Senate was rejected—yeas, 0; nays, 81.

The vote required by the Constitution was recorded as follows:

NAYS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Jones, James P., Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Taylor, Trolinger, Turner, Warren, C. R., Woods, Woodville, Wright, Young, Mr. Speaker—81.

MR. PRINCE moved to reconsider the vote by which the House refused to concur in the amendment proposed by the Senate, which was rejected.

The following Senate bills were read at length a third time and passed:

No. 30. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$40,000.00 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Ramsey, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 58. Senate bill to amend and re-enact section 2131 of the Code of Virginia—yeas, 59; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Diggs, Ewell, Farrier, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pratt, Price, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Taylor, Warren, C. R., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—59.

NAYS—Messrs. Boatwright, Eller, Hall, Hylton, Nottingham, Trolinger—6.

Motions severally made to reconsider the votes by which Nos. 30 and 58 Senate bills were passed, were rejected.

No. 20. House bill to provide for a closed season on squirrels and hares or rabbits in this State; was read at length a third time and passed—yeas, 61; nays, 17.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Deans, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hoover, W. C., Horsley, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Patterson, Pitts, Pratt, Prince, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Stinson, Story, Taylor, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—61.

NAYS—Messrs. Beatie, Craft, Dotson, Eller, Hall, Hicks, W. F., Hoover, C. N., Hurt, Hylton, Ozlin, Ramey, Shepherd, Snell, St. Clair, Stuart, Trolinger, Warren, B. S.—17.

MR. RODGERS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 19. House bill to regulate the taking of wild game birds, game animals and fur-bearing animals in this State—came up.

MR. BOATWRIGHT moved to reconsoder the vote by which the bill was ordered to be engrossed, which was agreed to.

MR. BOATWRIGHT moved to amend by striking out the words

"when confirmed by the Commissioner of the Department of Game and Inland Fisheries"; which was rejected.

MR. TURNER moved to amend by adding, in line five, after the words "west of" "and adjacent to"; which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed was read at length a third time and passed—yeas, 69; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, E. A., Hoover, C. N., Horner, Horsley, Hurt, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, Moffett, Norris, Owen, Page, Patterson, Pitts, Pratt, Ramsey, Rew, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—69.

NAYS—Messrs. Boatwright, Hall, Hicks, W. F., Ozlin—4.

MR. ADAMS moved to reconsider the vote by which the House refused to engross No. 30, House bill authorizing the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax for school purposes; which was rejected.

MR. COMMINS moved to recommit No. 281, House bill to create a State Highway Commission; to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers, duties and the compensation of the commission and commissioner; to create road construction districts; to provide for the apportionment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation,\*also to repeal sections 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission; to define its powers and duties; the term of office, salary and qualifications of the commissioner; to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act; which was rejected—yeas, 31; nays, 57.



On motion of MR. COMMINS, the vote was recorded as follows:

YEAS—Messrs. Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Ewell, Fletcher, Fuller, Gibson, Hall, Henley, Hurt, Moffett, Norris, Page, Pratt, Ramey, Rew, Rodgers, Sinclair, Smith, E. Hugh, Stinson, Story, Taylor, Trolinger, Willis, Woods, Woodville, Mr. Speaker—31.

NAYS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Brown, J. Sinclair, Campbell, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Ford, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Ozlin, Patterson, Prince, Ramsey, Richards, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Young—57.

On motion of MR. DEFRIECE, the House adjourned.

RICHARD L. BREWER, Jr.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

WEDNESDAY, FEBRUARY 15, 1922.

Prayer by Rev. William S. Golden, D. D., of Westminster Presbyterian church, Richmond, Va.

On motion of MR. RODGERS, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 14, 1922.*

The Senate has passed House bills entitled an act to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise, except with traps, No. 27; an act to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta, No. 66; and an act for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greensville, No. 173.

They have passed, with amendments, House bills entitled an act to provide for the seizure by game wardens of illegal fishing and hunting devices in this State, No. 24; and an act to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage, No. 52.

They have passed Senate bills entitled an act to amend and reenact section 3206 of the Code of Virginia, No. 46; an act to au-

thorize and validate the payment of small bank balances and small sums due from employers to next of kin of decedent, No. 158; an act to amend and re-enact section 4987 of the Code of Virginia, No. 183; an act to amend and re-enact sections 4145 and 4146 of the Code of Virginia, No. 250; an act authorizing the board of supervisors of Tazewell county to borrow \$15,000.00 for the purpose of permanently improving and resurfacing and maintaining certain roads in Jeffersonville magisterial district in said county, No. 254; an act to authorize the board of supervisors of the county of Tazewell to issue county bonds to an amount not exceeding \$135,000.00, the proceeds of which shall be expended in constructing and permanently improving and repairing certain public roads in Maiden Spring magisterial district in the said county, No. 255; and an act to amend and re-enact section 5995 of the Code of Virginia as amended by an act approved February 25, 1920, No. 268.

And they have agreed to Senate joint resolution proposing amendment to section 130 of the Constitution of Virginia, No. 11; in which they request the concurrence of the House of Delegates.

Nos. 24 and 52. House bills were, on motions severally made, placed on the calendar.

No. 46. Senate bill was referred to the Committee on Counties, Cities and Towns.

Nos. 254 and 255. Senate bills were referred to the Committee on Roads and Internal Navigation.

Nos. 158 and 250. Senate bills were referred to the Committee on Insurance and Banking.

Nos. 183 and 268. Senate bills were referred to the Committee for Courts of Justice.

No. 11. Senate joint resolution was referred to the Committee on Schools and Colleges.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor; heretofore recommended to the Committee for Courts of Justice, was reported back from the Committee for Courts of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 129. Senate bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

No. 127. Senate bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 171. Senate bill to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of.

The following Senate bills, having been considered by the com-

mittee in session, were reported from the Committee on Roads and Internal Navigation:

No. 53. Senate bill to empower the State Highway Commission to use without the institution of condemnation proceedings lands for camp sites, storage yards or detours.

No. 70. Senate bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act, authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of such bonds at maturity.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 115. Senate bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville and to repeal all acts inconsistent therewith, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts or parts of acts inconsistent with this act, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 25, 1914, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville approved March 14,



1908, which was approved March 16, 1920, and in force from its passage; to make this act effective as of March 16, 1920; to declare it retroactive; to validate the acts of the city of Charlottesville, its public officials, officers and agents under and by virtue of the said act, approved March 16, 1920; and to repeal all acts or parts of acts inconsistent with this act.

No. 12. Senate bill to prevent bathing in the waters of certain portions of the Elizabeth river polluted with sewerage.

No. 29. Senate bill to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00, and providing for the payment of said certificates.

No. 197. Senate bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 242. Senate bill to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended by an act approved March 11, 1912, entitled an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston in the county of Halifax.

No. 192. Senate bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 193. Senate bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services.

No. 194. Senate bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

No. 125. Senate bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes.

No. 174. Senate bill to amend and re-enact an act approved January 16, 1912, entitled an act to amend and re-enact section 21 of the charter of the town of Lexington, approved April 28, 1874, to validate and confirm all bonds heretofore issued by the town, and to authorize the mayor and the council of the town to issue bonds to the amount of seventy-five thousand dollars for the purpose of supplying the town with water.

No. 191. Senate bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of

municipal equipment, and to evidence the same by short-term notes.

No. 214. Senate bill for the protection of deer in the county of Mecklenburg.

No. 243. Senate bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund.

No. 228. Senate bill to provide a new charter for the town of Galax, situated in part in the county of Carroll and in part in the county Grayson, and to repeal all other acts inconsistent with this act.

No. 262. Senate bill to amend and re-enact section 32 of an act entitled an act to provide a charter for the town of Lexington, approved April 28, 1874.

No. 264. Senate bill to validate the issuance and sale of eighty-five thousand dollars street and school improvement bonds of the town of Franklin, and to provide for the payment thereof.

No. 265. Senate bill to validate the issuance and sale of one hundred and sixteen thousand dollars water and light bonds of the town of Franklin, and to provide for payment thereof.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 285. House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920.

No. 286. House bill to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920.

No. 287. House bill to validate, ratify, approve and confirm an election held by the qualified voters of the county of Madison, Virginia, on the 18th day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the 9th day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the

circuit court of Madison county entered on the 9th day of March, 1920.

No. 288. House bill to authorize the board of supervisors of Botetourt county to borrow \$10,000.00 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor.

No. 289. House bill to amend and re-enact section 2138, chapter 90, of the Code of Virginia, prescribing various speed limits for motor vehicles.

No. 290. House bill to prevent the running at large of certain animals on the public roads of Virginia, to impose a penalty for allowing such animals to run at large on said roads; and to limit the recovery of damages for the killing of animals unlawfully on such roads in certain cases.

No. 291. House bill designating primary road No. 1 of the State highway system as the Jefferson Davis highway.

No. 292. House bill to require State departments, officers, boards and commissions now required to make annual reports to make biennial reports in lieu thereof; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 293. House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914.

No. 294. House bill to amend and re-enact section 2720 of the Code of Virginia.

No. 295. House bill to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinance and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof.

No. 296. House bill to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918.

No. 297. House bill to amend and re-enact section 3334 of the Code of Virginia.

No. 298. House bill to amend and re-enact section 2942 of the



Code of 1919 as amended by chapter 367 of the acts of the General Assembly of 1920.

No. 299. House bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district.

No. 300. House bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein.

No. 301. House bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years.

No. 302. House bill to amend and re-enact sections 2956 and 2957 of the Code of Virginia, and to amend and re-enact section 2958 of the Code of Virginia, as amended by an act approved March 10, 1920. (Without recommendation.)

No. 303. House bill to amend and re-enact section 78 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 304. House bill to amend and re-enact section 4804 and 4805 of the Code of Virginia.

No. 305. House bill to amend and re-enact section 4930 of the Code of Virginia, as amended by an act approved March 10, 1920.

No. 306. House bill to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons.

No. 307. House bill to amend and re-enact section 5428 of the Code of Virginia.

No. 308. House bill authorizing guardians of estates of infants who are inmates of eleemosynary institutions, and whose estates do not exceed one thousand dollars, to pay the principal and income to such institutions upon certain conditions.

No. 309. House bill making it a misdemeanor to inflict personal injury upon another person by the careless and negligent operation of steam engine, electric car or motor vehicle of any kind.

No. 310. House bill to amend and re-enact section 5105 of the Code of Virginia.

No. 311. House bill to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes.

No. 312. House bill to amend and re-enact section 6062 of the Code of Virginia.

No. 313. House bill to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia and to prescribe the procedure thereon.

No. 314. House bill to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia, 1919.

No. 315. House bill to amend and re-enact section 4163 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

House bill to amend and re-enact section 3505 of the Code of Virginia, and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State, certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizances, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918; heretofore referred to the Committee on Appropriations, was reported back with the recommendation that it be referred to the Committee on Finance.

The bill was so referred.

House bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing same, and for making needful and necessary improvements to the county jail; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Roads and Internal Navigation.

House bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill for the relief of J. T. Christian; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Appropriations.

House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing and directing the board of supervisors of Washington county to provide suitable buildings at each voting precinct in said county in which to hold elections and to provide for the payment of same; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000, for the purpose of making improvements to the courthouse and jail in said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.



House bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purchase of sites and erection and furnishing of school buildings in such districts; to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

THE SPEAKER laid the following before the House:

MADE-IN-RICHMOND EXPOSITION,

FEBRUARY 20 TO 25, INCLUSIVE,

GRAY'S ARMORY,

RICHMOND, VIRGINIA, *February 14, 1922.*

HON. RICHARD L. BREWER, JR.,

*Speaker, House of Delegates.*

*Richmond, Va.*

DEAR SIR:

The House of Delegates of the Virginia General Assembly, yourself and staff are most cordially invited to attend the Made-In-Richmond Exposition to be held at the First Regiment Armory, in this city, February 20-25. At this exposition will be displayed many interesting products manufactured in local plants and we will count it an honor if you and the distinguished Virginians who sit in your Assembly will become our guests some day or evening during the week of the exposition.

Hon. E. Lee Trinkle, Governor of Virginia, has accepted an invitation to formally open the exposition, Monday night, February 20, at 8 o'clock, and it will give us particular pleasure to welcome at the same time the speaker and members of the House of Delegates with their clerical assistants. Please accept complimentary tickets herewith.

We have the honor to be,

Yours most respectfully,

MADE-IN-RICHMOND EXPOSITION,

F. M. RUNNELS, *Secretary.*

MR. FULLER moved that the invitation be accepted, which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MR. FLETCHER: A bill to prohibit corrective, reformative or penalt institutions, owned or supported by the State, from selling milk in Virginia, in competition with resident individuals, firms or corporation.

To the Commttee on Chesapeake and Its Tributaries:

By MR. COMMINS: A bill to amend and re-enact section 3202 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. HENLEY: A bill to amend and re-enact section 5995 of the Code of Virginia, as amended by act approved February 25, 1920.

By MR. MASSEY: A bill regulating lobbying before the General Assembly, or any member or members thereof, committees or caucuses, and prescribing the regulations and imposing penalty for violation thereof.

To the Committee on Finance:

By MR. SINCLAIR: A bill to provide for an additional license tax on branch pilots.

By MR. FULLER: A bill to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

By MR. FULLER: A bill to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia.

By MR. FULLER: A bill to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

By MR. ADAMS: A bill to authorize and require the Auditor of Public Accounts to withhold the commissions of a commissioner of revenue for assessing omitted State taxes where the legality of the assessment is contested.

To the Committee on Officers and Offices at the Capitol:

By MESSRS. SMITHEY, GORDON and BEATIE: A bill to provide for the designation of depositories for county, city and town funds;

and to require such funds to be deposited therein pending their disbursement according to law.

To the Committee on Roads and Internal Navigation:

By MR. McCOTTER: A bill to regulate the use of lights on vehicles in operation or at rest on the public highways, in certain counties.

By MESSRS. RAMSEY and TYLER: A bill to amend and re-enact section 2075 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. RICHARDS: A bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof.

By MR. ST. CLAIR: A bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county.

By MR. McCOTTER: A bill authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920.

By MR. BOLTON: A bill for the relief of the estate of Lucy A. Markham.

By MR. BOLTON: A bill to authorize the killing of elk in the county of Botetourt under certain conditions.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 129. Senate bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

No. 127. Senate bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 171. Senate bill to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of.

No. 53. Senate bill to empower the State Highway Commission to use without the institution of condemnation proceedings lands for camp sites, storage yards or detours.

No. 70. Senate bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same on



terms and conditions, which was approved March 16, 1918, by adding additional sections to said act, authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of such bonds at maturity.

No. 115. Senate bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville and to repeal all acts inconsistent therewith; and also to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act of the General Assembly of Virginia approved March 25, 1914, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908, which was approved March 16, 1920, and in force from its passage; to make this act effective as of March 16, 1920; to declare it retroactive; to validate the acts of the city of Charlottesville, its public officials, officers and agents under and by virtue of the said act, approved March 16, 1920, and to repeal all acts or parts of acts inconsistent with this act.

No. 12. Senate bill to prevent bathing in the waters of certain portions of the Elizabeth river polluted with sewerage.

No. 29. Senate bill to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00, and providing for the payment of said certificates.

No. 197. Senate bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 242. Senate bill to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact

an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended by an act approved March 11, 1912, entitled an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston in the county of Halifax.

No. 192. Senate bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 193. Senate bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services.

No. 194. Senate bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

No. 125. Senate bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes.

No. 174. Senate bill to amend and re-enact an act approved January 16, 1912, entitled an act to amend and re-enact section 21 of the charter of the town of Lexington, approved April 28, 1874, to validate and confirm all bonds heretofore issued by the town and to authorize the mayor and the council of the town to issue bonds to the amount of seventy-five thousand dollars for the purpose of supplying the town with water.

No. 191. Senate bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

No. 214. Senate bill for the protection of deer in the county of Mecklenburg.

No. 243. Senate bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund.

No. 228. Senate bill to provide a new charter for the town of Galax, situated in part in the county of Carroll and in part in the county of Grayson, and to repeal all other acts inconsistent with this act.

No. 262. Senate bill to amend and re-enact section 32 of an act entitled an act to provide a charter for the town of Lexington, approved April 28, 1874.

No. 264. Senate bill to validate the issuance and sale of eighty-five thousand dollars street and school improvement bonds of the town of Franklin, and to provide for the payment thereof.

No. 265. Senate bill to validate the issuance and sale of one hundred and sixteen thousand dollars water and light bonds of the town of Franklin, and to provide for payment thereof.

The following House bills were read at length a first time and ordered to be printed:

No. 285. House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920.

No. 286. House bill to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920.

No. 287. House bill to validate, ratify, approve and confirm an election held by the qualified voters of the county of Madison, Virginia, on the 18th day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the 9th day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the 9th day of March, 1920.

No. 288. House bill to authorize the board of supervisors of Botetourt county to borrow \$10,000.00 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor.

No. 289. House bill to amend and re-enact section 2138, chapter 90, of the Code of Virginia, prescribing various speed limits for motor vehicles.

No. 290. House bill to prevent the running at large of certain animals on the public roads of Virginia, to impose a penalty for allowing such animals to run at large on said roads; and to limit the recovery of damages for the killing of animals unlawfully on such roads in certain cases.

No. 291. House bill designating primary road No. 1 of the State highway system as the Jefferson Davis highway.

No. 292. House bill to require State departments, officers, boards and commissions now required to make annual reports to make bi-ennial reports in lieu thereof.



No. 293. House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914.

No. 294. House bill to amend and re-enact section 2720 of the Code of Virginia.

No. 295. House bill to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinance and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof.

No. 296. House bill to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918.

No. 297. House bill to amend and re-enact section 3334 of the Code of Virginia.

No. 298. House bill to amend and re-enact section 2942 of the Code of 1919, as amended by chapter 367 of the acts of the General Assembly of 1920.

No. 299. House bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district.

No. 300. House bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein.

No. 301. House bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years.

No. 302. House bill to amend and re-enact sections 2956 and 2957 of the Code of Virginia, and to amend and re-enact section 2958 of the Code of Virginia, as amended by an act approved March 10, 1920.

No. 303. House bill to amend and re-enact section 78 of the Code of Virginia.

No. 304. House bill to amend and re-enact sections 4804 and 4805 of the Code of Virginia.

No. 305. House bill to amend and re-enact section 4930 of the Code of Virginia, as amended by an act approved March 10, 1920.

No. 306. House bill to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeter-

minate sentences; and to provide what disposition said board may make of such persons.

No. 307. House bill to amend and re-enact section 5428 of the Code of Virginia.

No. 308. House bill authorizing guardians of estates of infants who are inmates of eleemosynary institutions, and whose estates do not exceed one thousand dollars, to pay the principal and income to such institutions upon certain conditions.

No. 309. House bill making it a misdemeanor to inflict personal injury upon another person by the careless and negligent operation of a steam engine, electric car or motor vehicles of any kind.

No. 310. House bill to amend and re-enact section 5105 of the Code of Virginia.

No. 311. House bill to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes.

No. 312. House bill to amend and re-enact section 6062 of the Code of Virginia.

No. 313. House bill to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia and to prescribe the procedure thereon.

No. 314. House bill to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia, 1919.

No. 315. House bill to amend and re-enact section 4163 of the Code of Virginia.

No. 24. House bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State—came up.

The amendment proposed by the Senate was agreed to—yeas, 83; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—83.

MR. DEANS moved to reconsider the vote by which the amendment was agreed to, which was rejected.

The following House bills were read at length a third time and passed:

No. 23. House bill to prohibit the sale of deer in this State—yeas, 79; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Aadms, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Carpenter, Carter, Commins, Craft, Deans,

DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henley, Hicks, E. A. Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Patterson, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—79.

NAYS—Messrs. Dotson, Ozlin—2.

No. 28. House bill to amend and re-enact an act entitled an act relating to contracts for text-books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915, and to repeal section 611 of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—83.

NAYS—Mr. Horsley—1.

Motions severally made to reconsider the votes by which Nos. 23 and 28 House bills were passed were rejected.

The following Senate bills were read at length a second time:

No. 4. Senate bill to authorize and empower the town of Richlands in Tazewell county, Virginia, through its mayor and town council, to sell and convey all school property, situate in said town, belonging to it, to Maiden Spring district school board.

No. 82. Senate bill to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes; and to repeal sections 1931 to 1935, inclusive, of the Code of Virginia.

No. 86. Senate bill to continue the board of charities and corrections under the name of the State Board of Public Welfare; to provide for the composition, maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to



prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia.

No. 124. Senate bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia.

No. 5. Senate bill to amend and re-enact an act approved March 10, 1920, entitled an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from the said county of Dickenson in the late world's war, who lost their lives in this war.

No. 11. House bill to amend and re-enact section 5887 of the Code of Virginia, and to amend and re-enact section 5888 of the Code of Virginia, as amended by an act approved January 29, 1920, as amended by an act approved March 20, 1920; was, on motion of Mr. DOTSON, recommitted to the Committee for Courts of Justice.

No. 35. House bill to regulate the use of lights on vehicles in operation or at rest on the public highways; was, on motion of Mr. McCOTTER, dismissed.

No. 40. House bill to amend and re-enact section 2410 of the Code of Virginia; having been printed, was read at length a second time.

Mr. BONDURANT offered an amendment in the nature of a substitute.

On motions severally made by MESSRS. FARRIER and BAGBY, the substitute was severally amended.

The substitute, as amended, was agreed to.

The question being on ordering the bill to its engrossment and third reading was put and decided in the affirmative.

No. 45. House bill to make it a misdemeanor to publish the name of any maid, woman, or woman-child, upon whom a rape or an attempt to ravish has been committed; having been printed, was read at length a second time.

On motions severally made by MESSRS. SMITH of *Norfolk county* and GIBSON, the bill was severally amended.

MR. SMITH moved to amend the title by adding the words "or photograph"; which was agreed to.

The bill was ordered to be engrossed.

A message was received from the Senate by MR. CANNON, who informed the House that the Senate had refused to recede from its amendment to House bill entitled an act to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended, No. 127; and ask a committee of conference.

A message was received from the Senate by MR. CANNON, who informed the House that the Senate insists upon its amendment to House bill entitled an act authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities or incorporated towns, to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies, No. 18; and ask a committee of conference.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 3. House bill to provide for the training and licensing of attendants for the sick under certain conditions.

No. 4. House bill to amend and re-enact sections 1704, 1706, 1708 and 1714 of the Code of Virginia.

No. 9. House bill to give the consent of the State of Virginia to such individuals or company as may be granted permission by the Secretary of War of the United States to erect and operate a hotel upon such site as may be granted therefor on the United States Military Reservations at Fort Monroe, Virginia.

No. 12. House bill to amend and re-enact sections 1585, 1586, 1587, 1588, 1589, 1590, 1592, 1593 and 1595, and to repeal section 1591 of the Code of Virginia.

No. 51. House bill to amend and re-enact section 5758 of the Code of Virginia, and to repeal an act entitled an act to amend section 2844 of the Code of Virginia, as heretofore amended, in relation to public holidays, approved February 20, 1918.

No. 53. House bill to amend and re-enact section 4719 of the Code of Virginia.

No. 43. Senate bill prescribing the number of times of commencement of the regular terms of court of the eighth judicial circuit.

No. 56. Senate bill to amend and re-enact section 6348 of the Code of Virginia as amended by an act approved March 19, 1920.

No. 67. Senate bill to authorize and empower the board of supervisors of the county of Henrico to borrow money and issue bonds for the purpose of repairing and enlarging the courthouse of said county.

No. 74. Senate bill to authorize "Occupational Therapy" to be provided for children in certain institutions.

No. 96. Senate bill to authorize the councils or other governing bodies of cities of the Commonwealth to divide the municipal area into one or more districts, and in such districts to regulate the use of land and of buildings or other structures, and the height thereof, and also to establish building lines and to regulate and restrict the construction and location of buildings and other structures.

No. 107. Senate bill authorizing the board of supervisors of Page county to issue time warrants for a sum not exceeding \$10,000, and to provide for the cashing of same.

No. 108. Senate bill to amend and re-enact section 6337 of the Code of Virginia.

No. 109. Senate bill to amend and re-enact section 3486 of the Code of Virginia.

No. 116. Senate bill to legalize, validate, and confirm a certain ordinance of the city of Charlottesville approved by the mayor on May 7, 1920, and a certain election held in the city of Charlottesville June 8, 1920, both of which relate to the negotiation of a city loan of not exceeding \$953,000.00 and to the issuance by the city of coupon bonds therefor, and to legalize, validate and confirm all other proceedings of the said city, its officials and agents relating to the said loan and the said bond issues and to authorize the mayor and councils of the city to proceed to issue and sell such bonds to the amount of \$935,000.00 for the following municipal purposes: \$200,000.00 for water supply, \$50,000.00 for sewers, \$35,000.00 for gas, \$25,000.00 for existing unbonded debt, \$480,000.00 for streets, \$125,000.00 for government building, and \$20,000.00 for fire department equipment; and to declare said bonds, when executed, valid and binding obligations of the city of Charlottesville.

On motion of MR. TYLER, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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THURSDAY, FEBRUARY 16, 1922.

Prayer by Rev. William S. Golden, D. D., of Westminster Presbyterian church, Richmond, Va.

On motion of MR. B. S. WARREN, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.



A message from the Senate, by their Clerk, was read as follows:

*In Senate, February 15, 1922.*

The Senate has passed Senate bills entitled an act to amend and re-enact section 2143 of the Code of Virginia, No. 186, and an act to provide for the establishment of recreation centers and for the teaching of home-crafts, No. 133; in which they request the concurrence of the House of Delegates.

No. 133. Senate bill was referred to the Committee on Moral and Social Welfare.

No. 186. Senate bill was referred to the Committee on Roads and Internal Navigation.

No. 4. Senate joint resolution proposing amendment to section 186 of the Constitution of Virginia, having been considered by the committee in session, was reported from the Committee on Finance.

No. 63. Senate bill to amend and re-enact an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920; having been considered by the committee in session, was reported from the Committee on Finance.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 106. Senate bill to authorize the board of supervisors of Nottoway county to levy a sufficient tax in addition to all other levies authorized by law to be laid for general district or county school purposes to pay the interest on and principal of certain bonds, and money borrowed from the literary fund, as the same shall become due.

No. 227. Senate bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 73. Senate bill to amend and re-enact sections 1039 and 1075 and 1077 of title 12, chapter 46, of the Code of Virginia, 1919, relative to the insane, epileptics, feeble-minded, and inebriates; having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 316. House bill validating certain negotiable notes issued by the board of supervisors of the county of Shenandoah, and au-

thorizing said board to issue additional negotiable notes of said county.

No. 317. House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford city, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912.

No. 318. House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended.

No. 319. House bill authorizing and directing the board of supervisors of Washington county to provide suitable building at each voting precinct in said county in which to hold elections and to provide for the payment of same.

No. 320. House bill authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000.00 for the purpose of making improvements to the courthouse and jail in said county.

No. 321. House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894.

No. 322. House bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county.

No. 323. House bill authorizing the governor to issue annually a proclamation calling upon the officials and people of the State to display flags on the second Sunday in May, known as Mother's day; having been considered by the committee in session, was reported from the Committee on Library.

The following House bills, having been considered by the committee in session, were reported from the Committee on Chesapeake and Its Tributaries:

No. 324. House bill to amend and re-enact section 3205 and 3209 of the Code of Virginia.

No. 325. House bill to amend and re-enact section 3202 of the Code of Virginia.

No. 326. House bill to amend and re-enact section 3181 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 327. House bill to amend and re-enact section 672 of the Code of Virginia.

No. 328. House bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purchase of sites and erection and furnish-

ing of school buildings in such districts, to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 329. House bill to amend and re-enact sections one (1) and two (2) of an act entitled an act to raise revenue for the support of the government and to appropriate money for the construction of roads and projects comprised in the "State highway system" and to provide for an additional fund for the maintenance of public free schools of primary and grammar grades, from the first to the seventh, inclusive, and to provide for the prevention and eradication of tuberculosis among the people of this State, and to extend the work of the State Board of Health, approved March 15, 1918.

No. 330. House bill to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia.

No. 331. House bill to repeal section 2225 of the Code of Virginia.

No. 332. House bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal section 2226 and 2227 of the Code of Virginia.

No. 333. House bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia.

No. 334. House bill to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of the government and public free schools and pay the interest on the public debt and provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 335. House bill to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 336. House bill making it unlawful for any person renting land from another for a share of the crop to abandon such lands until all crops thereon to be so shared have been harvested and marketed.

No. 337. House bill to amend and re-enact sections 885, 886 and 892, as heretofore amended, and to repeal section 893, of the Code of Virginia.



No. 338. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 339. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission; to define its powers and duties; term of office, salary and qualifications of commission; to authorize the commissioner to call into consultation the professors of engineering of certain State institutions, and appropriating money to carry the provisions of this act into effect; approved March 6, 1906; to provide for the appointment of the commission, and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal chapter 83 of the Code of Virginia.

No. 340. House bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

No. 341. House bill prescribing standard barrels for lime, and regulations for containers of cement; and providing penalties for violations of this act; having been considered by the committee in session, was reported from the Committee on General Laws.

House bill to provide for an industrial home for girls and women upon the property containing 175 acres, more or less, lying in the county of Henrico, Virginia, and deeded to the State of Virginia by the prison association of Virginia; heretofore referred to the Committee on Asylums and Prisons, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Roads and Internal Navigation.

House bill for the relief of the estate of Lucy A. Markham; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Appropriations.

House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the killing of elk in the county of Botetourt under certain conditions; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Schools and Colleges. A message was received from the Senate by Mr. Dobson, who

informed the House that the Senate had agreed to the following joint resolution:

Resolved by the Senate (the House of Delegates concurring), That the General Assembly accept with pleasure the courteous invitation of the city of Norfolk for February 22, 1922.

Resolved further, That when the General Assembly adjourns on February 21, 1922, it adjourn in honor of the memory of General George Washington, and to meet on February 23, 1922, at 12:30 o'clock P. M., to give opportunity to the members to return for the session; which was agreed to.

Ordered that Mr. BROWN of *Norfolk city* inform the Senate.

The following were presented and referred under Rule 37:

To the Committee for Courts of Justice:

By MR. NORRIS: A bill to amend and re-enact section 6446 of the Code of Virginia.

By MR. TAYLOR: A bill to amend and re-enact section 6027 of the Code of Virginia.

By MR. DEFRIECE: A bill to amend and re-enact section 5106 of the Code of Virginia, as amended by an act approved March 19, 1920.

To the Committee on Special, Private and Local Legislation:

By MR. DOTSON: A bill to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount.

By MR. GIBSON: A bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000 for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity.

By MR. CARPENTER: A bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875.

By MR. CARPENTER: A bill for the relief of H. T. Berry.

By MR. McCOTTER: A bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920.



By MR. RAMEY: A bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit.

By MR. BOATWRIGHT: A bill for the protection of county roads in the county of Cumberland.

To the Committee on Roads and Internal Navigation:

By MR. WILLIS: A bill authorizing the issuance and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity.

By MESSRS. STUART, GRAHAM and STINSON: A bill to amend and re-enact section 2132 of the Code of Virginia, as amended by an act approved September 5, 1919.

To the Committee on Insurance and Banking:

By MR. SMITH *of Northumberland*: A bill to make it a misdemeanor for any person to deliver as payment or conditional payment of any pre-existing liability, obligation or debt, a check, draft or order that is not paid by the drawee, or not paid within five days after written notice of its dishonor shall have been given to the maker or drawer.

To the Committee on General Laws:

By MESSRS. PRINCE, RODGERS, BONDURANT, PAGE and FARRIER: A bill to amend and re-enact section 1587 of the Code of Virginia.

To the Committee on Finance:

By MR. WILLIS: A bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved March 25, 1920, as heretofore amended.

By MR. FLETCHER: A bill to amend and re-enact section 2417 of the Code of Virginia.

By MR. BROWN *of Lynchburg*: A bill to amend and re-enact sections 2546 and 2550 of the Code of Virginia.

By MR. BROWN *of Lynchburg*: A bill to amend and re-enact section 2698 of the Code of Virginia.

To the Committee on Chesapeake and Its Tributaries:

By MR. SMITH *of Northumberland*: A bill to amend and re-enact sections 3184, 3187 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920.

To the Committee on Appropriations:

By MR. TYLER: A bill to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases.

To the Committee on Agriculture and Mining:

By MR. MOFFETT: A bill to amend and re-enact section 892 and to repeal section 893 of the Code of Virginia.

By MR. PRATT: A bill to amend and re-enact section 3548 and to repeal section 3647 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 63. Senate bill to amend and re-enact an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

No. 106. Senate bill to authorize the board of supervisors of Nottoway county to levy a sufficient tax in addition to all other levies authorized by law to be laid for general district or county school purposes to pay the interest on and principal of certain bonds, and money borrowed from the literary fund, as the same shall become due.

No. 227. Senate bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 73. Senate bill to amend and re-enact sections 1039 and 1075 and 1077 of title 12, chapter 46, of the Code of Virginia, 1919, relative to the insane, epileptics, feeble-minded and inebriates.

The following House bills were read at length a first time and ordered to be printed:

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No. 317. House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford city, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912.

No. 318. House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended.

No. 319. House bill authorizing and directing the board of supervisors of Washington county to provide suitable building at each voting precinct in said county in which to hold elections and to provide for the payment of same.

No. 320. House bill authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000.00, for the purpose of making improvements to the courthouse and jail in said county.

No. 321. House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894.

No. 322. House bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county.

No. 323. House bill authorizing the Governor to issue annually a proclamation calling upon the officials and people of the State to display flags on the second Sunday in May, known as Mother's day.

No. 324. House bill to amend and re-enact sections 3205 and 3209 of the Code of Virginia.

No. 325. House bill to amend and re-enact section 3202 of the Code of Virginia.

No. 326. House bill to amend and re-enact section 3181 of the Code of Virginia.

No. 327. House bill to amend and re-enact section 672 of the Code of Virginia.

No. 328. House bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purpose of sites and erection and furnishing of school buildings in such districts, to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds.

No. 329. House bill to amend and re-enact sections one (1) and two (2) of an act entitled an act to raise revenue for the support of the government and to appropriate money for the construction of roads and projects comprised in the "State highway system" and to provide for an additional fund for the maintenance of public free schools of primary and grammar grades, from the first to the seventh, inclusive, and to provide for the prevention and eradication of tuberculosis among the people of this State, and to extend the work of the State Board of Health, approved March 15, 1918.

No. 330. House bill to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia.

No. 331. House bill to repeal section 2225 of the Code of Virginia.

No. 332. House bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections 2226 and 2227 of the Code of Virginia.

No. 333. House bill to amend and re-enact section 2307 of the Code of Virginia and to repeal section 2308 of the Code of Virginia.

No. 334. House bill to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of



the government and public free schools and pay the interest on the public debt and provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 335. House bill to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 336. House bill making it unlawful for any person renting land from another for a share of the crop to abandon such lands until all crops thereon to be so shared have been harvested and marketed.

No. 337. House bill to amend and re-enact sections 885, 886 and 892, as heretofore amended, and to repeal section 893 of the Code of Virginia.

No. 338. House bill to prohibit certain devices from being affixed to bags containing stock foods, and to prohibit the sale of stock foods put up in bags to which certain devices are affixed.

No. 339. House bill to amend and re-enact an act entitled an act to amend and re-enact an act to establish a State Highway Commission; to define its powers and duties; term of office, salary and qualifications of commission; to authorize the commissioner to call into consultation the professors of engineering of certain State institutions, and appropriating money to carry the provisions of this act into effect; approved March 6, 1906; to provide for the appointment of the commission; and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal chapter 83 of the Code of Virginia.

No. 340. House bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

No. 341. House bill prescribing standard barrels for lime, and regulations for containers of cement; and providing penalties for violations of this act.

No. 41. Senate bill for the establishment of State game sanctuaries in this State—came up.

MR. WILLIS moved that the House recede from its amendment, which was agreed to.

MR. WILLIS moved to reconsider the vote by which it receded from its amendment, which was rejected.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended—came up.

MR. PRINCE moved that the House concur in the request of the Senate for a committee of conference, which was agreed to.

Ordered that MR. PRINCE inform the Senate.

THE SPEAKER appointed MESSRS. PRINCE, SMITH of *Dinwiddie*, and RODGERS the committee of conference.

The following Senate bills were read at length a third time and passed:

No. 4. Senate bill to authorize and empower the town of Richlands in Tazewell county, Virginia, through its mayor and town council, to sell and convey all school property, situate in said town, belonging to it, to Maiden Spring district school board—yeas, 74; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 5. Senate bill to amend and re-enact an act approved March 10, 1920, entitled an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood district in said county to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from the said county of Dickenson in the late world's war, who lost their lives in this war—yeas, 74; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smitley, Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 86. Senate bill to continue the board of charities and corrections under the name of the State Board of Public Welfare; to provide for the composition, maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia—came up.

The amendments proposed by the Committee on Moral and Social Welfare were concurred in.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 75; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Henley, Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—75.

NAYS—MESSRS. Gordon, Smitley—2.

No. 82. Senate bill to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes; and to repeal section 1931 to 1935, inclusive, of the Code of Virginia—came up.

The amendments proposed by the Committee on Moral and Social Welfare were concurred in.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 69; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—69.

Motions severally made to reconsider the votes by which Nos. 4, 5, 82 and 86 Senate bills were passed were rejected.

The following House bills were read at length a third time and passed:

No. 40. House bill to amend and re-enact section 2410 of the Code of Virginia—yeas, 65; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Carpenter, Commins, Craft, Deans, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Woodville, Wright, Young, Mr. Speaker—65.

NAYS—Messrs. Anderson, Brown, Mayo C., Fletcher, Fuller, Moffett, Owen—6.

No. 45. House bill to make it a misdemeanor to publish the name or photograph of any maid, woman, or woman-child, upon whom a rape or an attempt to ravish has been committed—yeas, 44; nays, 38.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bolton, Bondurant, Commins, DeFriece, Diggs, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Haddon, Henley, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Koger, McCaleb, McLean, McNutt, Moffett, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Smith, Alfred C., Smith, Charles F., Snell, Stuart, Turner, Warren, B. S., Warren, C. R., Wilkins, Woods, Wright, Mr. Speaker—44.

NAYS—Messrs. Anderson, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Craft, Dotson, Ewell, Fuller, Horner, Jones, Edwin B., Keezell, Norris, Nottingham, Ozlin, Page, Rodgers, Shepherd, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smither, St. Clair, Stinson, Story, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Young—38.

Motions severally made to reconsider the votes by which Nos. 40 and 45 House bills were passed were rejected.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 67. House bill to require persons, firms and corporations engaged in the business of the threshing of grain to keep accurate records of the amount of grain threshed by them, and to make reports thereof to the Commissioner of Agriculture and Immigration.

No. 69. House bill to protect reformative, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act.

No. 70. House bill to amend and re-enact section 3594 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 71. House bill to amend and re-enact section 1569 of the Code of Virginia. (Amended.)

No. 73. House bill to amend and re-enact section 5117 of the Code of Virginia, in relation to a widow's dower. (Amended.)

No. 74. House bill in relation to a surviving husband's curtesy.

No. 75. House bill to amend and re-enact section 5264 of the Code of Virginia.

No. 78. House bill to amend and re-enact section 4902 of the Code of Virginia. (Amended.)

No. 80. House bill to amend and re-enact section 4580 of the Code of Virginia, in relation to the appointment of police for religious meetings.

No. 81. House bill for the protection of religious meetings. (Amended.)

No. 84. House bill to amend section 5281 of the Code of Virginia.

No. 85. House bill to repeal section 6326 of the Code of Virginia.

No. 86. House bill to amend and re-enact section 6317 of the Code of Virginia.

No. 87. House bill to remove the disability of infancy for the purpose of passing contingent right of curtesy and dower.

No. 87. House bill to authorize the Commissioner of Game and Inland Fisheries to permit bona fide owners of fox hounds, actually used for fox hunting, to release such hounds from confinement at any time. (Amended.)

On motion of MR. DEANS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

## FRIDAY, FEBRUARY 17, 1922.

Prayer by MR. TROLINGER, the member from Pulaski.

On motion of MR. STUART, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 16, 1922.*

The Senate has passed Senate bills entitled an act to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated, No. 83; an act concerning the custody of children, No. 173; and an act to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of non-residents, and providing penalties for the violation of this section, No. 251; in which they request the concurrence of the House of Delegates.

No. 251. Senate bill was referred to the Committee on Finance.

Nos. 83 and 173. Senate bills were referred to the Committee on Moral and Social Welfare.

No. 46. Senate bill to amend and re-enact section 3206 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 268. Senate bill to amend and re-enact section 5995 of the Code of Virginia, as amended by an act approved February 25, 1920.

No. 119. Senate bill to amend and re-enact section 4902 of the Code of Virginia.

No. 131. Senate bill to amend and re-enact section 5439 of the Code of Virginia of 1919, relating to proceedings by legatees or distributees, to compel creditors to show cause against distribution of estates; their liability to refund in such case.

No. 47. Senate bill to amend and re-enact section 6239 of the Code of Virginia, as amended by an act approved March 19, 1920. (With an amendment, and with recommendation that it do not pass.)

No. 167. Senate bill to amend and re-enact section 1707 of the



Code of Virginia; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 85. Senate bill entitled an act to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy and for other purposes; heretofore recommitted to the Committee on Moral and Social Welfare, was reported back.

The following House bills heretofore referred to the Committee on Appropriations, were reported back:

No. 117. House bill to create the Virginia commission for the blind, to define its duties, and to make appropriation for its maintenance.

No. 118. House bill to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

The following House bills, having been considered by the committee in session, were reported from the Committee on Officers and Offices at the Capitol:

No. 342. House bill to amend and re-enact section 2405 of the Code of Virginia and to repeal chapter 424 of the Acts of Assembly of 1918.

No. 343. House bill to abolish the offices of assessors of lands and to impose upon commissioners of the revenue all the duties and confer upon such commissioners all the powers heretofore imposed or conferred upon land assessors.

No. 344. House bill authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 345. House bill to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases; having been considered by the committee in session, was reported from the Committee on Appropriations.

No. 346. House bill to regulate motion picture films and reels; providing a system of examination, approval and regulation thereof, and of the banners, posters, and other like advertising matter used in connection therewith; creating the board of censors, and providing penalties for the violation of this act; having been considered by the committee in session, was reported from the Committee on General Laws.

The following House bills, having been considered by the committee in session, were reported from the Committee on Agriculture and Mining:

No. 347. House bill to amend and re-enact section 892, and to repeal section 893 of the Code of Virginia.

No. 348. House bill to amend and re-enact section 3548, and to repeal section 3547 of the Code of Virginia.

No. 349. House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 28th day of February, 1924; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 350. House bill to provide for the erection of a fireproof State office building, and the assignment of offices therein.

No. 351. House bill to pay an assessor or an assistant assessor of lands for time necessarily employed in the reassessment of real estate recently had, the payment of which was precluded by the provisions of section 2247 of the Code of Virginia, fixing the time within which the assessments were to be completed, such payment to be made out of the appropriation provided "for assessing property for taxation, etc."

No. 352. House bill to make an appropriation of \$5,000.00 to the John Bowie Strange Camp of Confederate Veterans, to be used in defraying the expenses incident to the unveiling of a statue of General Robert E. Lee at Charlottesville, Virginia, during the summer of 1922.

No. 353. House bill to provide co-operation between the school system and the State Board of Health in the serious situation caused by malnutrition among the young children of the Commonwealth.

No. 354. House bill to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor.

No. 355. House bill to erect an infirmary building for advanced cases of tuberculosis among the negro race, thereby providing a suitable place to which they may be removed from among the uninfected citizens, thus reducing the danger of spreading the infection and appropriating moneys to Piedmont for this purpose.

No. 356. House bill to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing moneys therefor.

No. 357. House bill to provide a workshop for the retraining of tuberculosis patients at Catawba Sanatorium to assist them to return to their homes as wage-earners.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 358. House bill to authorize the killing of elk in the county of Botetourt under certain conditions.

No. 359. House bill to require the several boards of supervisors of the counties of Virginia, and the district school board, and the county school board, and the school trustee electoral board of each county or district, or their successors, to publish or cause to be published in some newspaper in their respective counties or, if none, in some adjoining or nearby county, the minutes in detail of the meetings of said several boards and of the names of the members thereof voting for or against the same, and to enforce the performance of the duties hereby enjoined.

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 360. House bill to repeal section 6251 of the Code of Virginia.

No. 361. House bill to provide under what circumstances a presumption of an original grant of land from the Commonwealth shall arise, and to declare the effect of such presumption.

No. 362. House bill to amend and re-enact section 5276 of the Code of Virginia, as amended by an act approved February 21, 1920.

No. 363. House bill to amend sections 3408 to 3422, both inclusive, of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918, and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended in relation to the practice of law without a license, approved March 9, 1918.

No. 364. House bill to amend and re-enact section 5121 of the Code of Virginia.

No. 365. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by acts approved March 20, 1916; March 20, 1918, and March 2, 1920.

No. 366. House bill to provide for submitting to the qualified voters of the State the question of calling a Constitutional con-



vention, to be held for the purpose of revising and amending the present Constitution.

No. 367. House bill to amend and re-enact section 6446 of the Code of Virginia.

No. 368. House bill to amend and re-enact section 5106 of the Code of Virginia, as amended by an act approved March 19, 1920.

House bill to create the Virginia Port Commission on Chesapeake and Its Tributaries, define its duties and powers, provide funds for carrying on its work, and to promote the development of a world port in Eastern Virginia, and for other purposes; heretofore referred to the Committee on Currency and Commerce, was reported back with the recommendation that it be referred to the Committee on Appropriations.

The bill was so referred.

House joint resolution proposing amendments to sections 87, 88, 89 and 90 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount; having been considered by the Joint Com-

mittee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000 for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill for the relief of H. T. Berry; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation

respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Appropriations.

House bill for the protection of county roads in the county of Cumberland; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

Mr. SMITHEY offered the following resolution:

Whereas, in the early days of this session the House of Delegates of Virginia, by a recorded vote of seventy-six to seventeen, gave its solemn pledge to the people of Virginia that it would not authorize at this session any bonds for public road improvement; and,

Whereas, the Virginia Good Roads Association, in utter disregard of this expressed action on the part of the House of Delegates, has had introduced, both in the Senate and House of Delegates, a bill providing for the issuance of bonds to the amount of twelve million dollars for highway improvement; now, therefore, be it

Resolved by the House of Delegates of Virginia, That we solemnly reiterate our pledge to the people of Virginia that we will not at this session authorize the issuance in any amount of State bonds for public road improvement; which was agreed to.

Mr. WILLIS offered the following resolution:

In order that the calendar may be cleared and the general State-wide and local bills may be speedily disposed of, Resolved

1st. Until further ordered, the House shall meet at 10 o'clock A. M.

2nd. That hereafter the morning hour shall not continue longer than thirty minutes.

3rd. That beginning Thursday, the 23rd, the chair shall be vacated at 2 o'clock P. M. and resumed at 4 o'clock P. M.

4th. The following bills shall be set for special and continuing orders:

Friday, House bill 252, prohibition bill, 12:30 o'clock.

Monday, House bill 303, House reapportionment bill, 12 o'clock M.

Tuesday, House bill 349, general appropriation bill, 12 o'clock M.

Wednesday, House bills 281 and 339, State highway bills, 12 o'clock M.



Resolved further, That the order of business for today, subject to the special order, shall be

1. Advance Senate bills on their second reading.
2. Local House bills on their second reading.
3. Uncontested House bills on their second reading.

MR. PAGE moved to amend by adding after the word "Wednesday," "Thursday, House bill 251, pilotage;" which was agreed to. The resolution, as amended, was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. FULLER: A bill for the relief of Joseph C. Stewart.

By MESSRS. HADDON, BRIGHT and JONES of *Richmond city*: A resolution for refund of taxes erroneously paid by hotels.

By MR. CAMPBELL: A bill to appropriate the sum of \$2,000,000 to supplement any appropriation heretofore or hereafter made to carry out the provisions of an act entitled an act to amend and re-enact an act entitled an act to provide for State money aid in addition to convict labor, for the improvement of public roads, approved February 25, 1908, as amended and re-enacted by an act approved February 25, 1910, as further amended and re-enacted by an act approved February 29, 1916, approved March 27, 1918, as amended.

To the Committee on Counties, Cities and Towns:

By MESSRS. HADDON, FULLER, BRIGHT, PRICE and JONES of *Richmond city*: A bill to amend subsection (1) of section 1 of an act approved March 22, 1920, in relation to the licensing of dogs.

By MR. CAMPBELL: A bill to authorize the board of supervisors of any county, in its discretion, to impose a tax on soft drinks, chewing gum, tobacco, cigars and cigarettes, and to use the revenue raised by the same for road purposes.

To the Committee for Courts of Justice:

By MR. PRICE: A bill to amend and re-enact section 5194 of the Code of Virginia.

By MESSRS. SMITH of *Albemarle*, TYLER, NOTTINGHAM, BOATWRIGHT, PRICE and DIGGS: A bill to amend and re-enact section 6270 of the Code of Virginia.

To the Committee on Finance:

By MESSRS. HADDON, FULLER, BRIGHT, PRICE and JONES of *Richmond city*: A bill to amend and re-enact section 3481 of the Code of Virginia, as amended by an act approved March 25, 1920, entitled an act to amend and re-enact sections 3481 and 3507 of the Code of Virginia.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 4835 of the Code of Virginia.

By MR. PAGE: A bill for the relief of all taxpayers in the State of Virginia whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto.

To the Committee on General Laws:

By MR. McLEAN: A bill to amend and re-enact section 4067 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies and providing for the control and regulation of such companies by the State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918.

By MESSRS. SMITHEY, STUART, PRATT, HICKS *of Campbell*, GRAHAM, McCOTTER and JEFFREYS: A bill making it a misdemeanor for any person, firm or corporation operating a hotel, restaurant, soda fountain, or other place where milk or soft drinks containing milk, is or are sold, to be consumed on or in close proximity to the premises, to sell or cause to be sold, milk or soft drinks containing milk, unless the milk shall have been pasteurized in such manner as may be prescribed by the local board of health.

By MR. SMITH *of Norfolk county*: A bill to amend and re-enact section 4676 of the Code of Virginia, as amended by an act approved March 20, 1920.

To the Committee on Militia and Police:

By MR. DEANS: A bill to amend and re-enact section 319 of the Code of Virginia.

To the Committee on Special, Private and Local Legislation:

By MESSRS. HADDON, PRICE, JONES *of Richmond city*, FULLER and BRIGHT: A bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 25, 29, 30, 40, 43, 44, 65 and 78 of the charter of the city of Richmond, as the same may have been heretofore amended.

By MR. CAMPBELL: A bill to authorize the county of Amherst to borrow money and issue bonds for a sum not exceeding two hundred and seventy thousand (\$270,000.00) dollars.

By MR. BROWN *of Roanoke county*: A bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900.

By MR. EWELL: A bill to provide for the draining of low lands in the county of Princess Anne.

To the Committee on Schools and Colleges:

By MR. McNUTT: A bill to amend and re-enact an act entitled an act to amend and re-enact section 669 of the Code of Virginia, approved February 25, 1920.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 46. Senate bill to amend and re-enact section 3206 of the Code of Virginia.

No. 268. Senate bill to amend and re-enact section 5995 of the Code of Virginia, as amended by an act approved February 25, 1920.

No. 119. Senate bill to amend and re-enact section 4902 of the Code of Virginia.

No. 131. Senate bill to amend and re-enact section 5439 of the Code of Virginia of 1919, relating to proceedings by legatees or distributees, to compel creditors to show cause against distribution of estates; their liability to refund in such case.

No. 47. Senate bill to amend and re-enact section 6239 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 167. Senate bill to amend and re-enact section 1707 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 342. House bill to amend and re-enact section 2405 of the Code of Virginia and to repeal chapter 424 of the Acts of Assembly of 1918.

No. 343. House bill to abolish the offices of assessors of lands and to impose upon commissioners of the revenue all the duties and confer upon such commissioners all the powers heretofore imposed or conferred upon land assessors.

No. 344. House bill authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920.

No. 345. House bill to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases.

No. 346. House bill to regulate motion picture films and reels; providing a system of examination, approval and regulation thereof, and of the banners, posters, and other like advertising matter used in connection therewith; creating the board of censors; and providing penalties for the violation of this act.

No. 347. House bill to amend and re-enact section 892, and to repeal section 893, of the Code of Virginia.

No. 348. House bill to amend and re-enact section 3548 and to repeal section 3547 of the Code of Virginia.

No. 349. House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924.

No. 350. House bill to provide for the erection of a fireproof State office building, and the assignment of offices therein.

No. 351. House bill to pay an assessor or an assistant assessor of lands for time necessarily employed in the reassessment of real



estate recently had, the payment of which was precluded by the provisions of section 2247 of the Code of Virginia fixing the time within which the assessments were to be completed, such payment to be made out of the appropriation provided "for assessing property for taxation, etc."

No. 352. House bill to make an appropriation of \$5,000.00 to the John Bowie Strange Camp of Confederate Veterans, to be used in defraying the expenses incident to the unveiling of a statue of General Robert E. Lee at Charlottesville, Virginia, during the summer of 1922.

No. 353. House bill to provide co-operation between the school system and the State Board of Health in the serious situation caused by malnutrition among the young children of the Commonwealth.

No. 354. House bill to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor.

No. 355. House bill to erect an infirmary building for advanced cases of tuberculosis among the negro race, thereby providing a suitable place to which they may be removed from among the uninfected citizens, thus reducing the danger of spreading the infection and appropriating moneys to Piedmont for this purpose.

No. 356. House bill to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing moneys therefor.

No. 357. House bill to provide a workshop for the retraining of tuberculosis patients at Catawba Sanatorium to assist them to return to their homes as wage-earners.

No. 358. House bill to authorize the killing of elk in the county of Botetourt under certain conditions.

No. 359. House bill to require the several boards of supervisors of the counties of Virginia, and the district school board, and the county school board, and the school trustee electoral board of each county or district, or their successors, to publish or cause to be published in some newspaper in their respective counties or, if none, in some adjoining or nearby county, the minutes in detail of the meetings of said several boards and of the names of the members thereof voting for or against the same, and to enforce the performance of the duties hereby enjoined.

No. 360. House bill to repeal section 6251 of the Code of Virginia.

No. 361. House bill to provide under what circumstances a presumption of an original grant of land from the Commonwealth shall arise, and to declare the effect of such presumption.

No. 362. House bill to amend and re-enact section 5276 of the Code of Virginia, as amended by an act approved February 21, 1920.

No. 363. House bill to amend sections 3408 to 3422, both inclusive, of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia,

as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918, and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended in relation to the practice of law without a license, approved March 9, 1918.

No. 364. House bill to amend and re-enact section 5121 of the Code of Virginia.

No. 365. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by acts approved March 20, 1916, March 20, 1918, and March 2, 1920.

No. 366. House bill to provide for submitting to the qualified voters of the State the question of calling a Constitutional convention, to be held for the purpose of revising and amending the present Constitution.

No. 367. House bill to amend and re-enact section 6446 of the Code of Virginia.

No. 368. House bill to amend and re-enact section 5106 of the Code of Virginia, as amended by an act approved March 19, 1920.

The following Senate bills were read at length a second time:

No. 63. Senate bill to amend and re-enact an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

No. 106. Senate bill to authorize the board of supervisors of Nottoway county to levy a sufficient tax in addition to all other levies authorized by law to be laid for general district or county school purposes to pay the interest on and principal of certain bonds, and money borrowed from the literary fund, as the same shall become due.

No. 227. Senate bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 73. Senate bill to amend and re-enact sections 1039 and 1075 and 1077 of title 12, chapter 46, of the Code of Virginia, 1919, relative to the insane, epileptics, feeble-minded and inebriates.

No. 129. Senate bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and pro-

viding for the transfer of certain cases from one court to the other.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor.

No. 127. Senate bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 171. Senate bill to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of.

No. 53. Senate bill to empower the State Highway Commission to use without the institution of condemnation proceedings lands for camp sites, storage yards or detours.

No. 70. Senate bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act, authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of such bonds at maturity.

No. 115. Senate bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville and to repeal all acts inconsistent therewith; and also to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 25, 1914, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and



to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908, which was approved March 16, 1920, and in force from its passage; to make this act effective as of March 16, 1920; to declare it retroactive; to validate the acts of the city of Charlottesville, its public officials, officers and agents under and by virtue of the said act, approved March 16, 1920; and to repeal all acts or parts of acts inconsistent with this act.

No. 12. Senate bill to prevent bathing in the waters of certain portion of the Elizabeth river, polluted with sewage.

No. 29. Senate bill to validate certificates of indebtedness of the town of South Boston, aggregating \$129,634.00, and providing for the payment of said certificates.

No. 197. Senate bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 242. Senate bill to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended by an act approved March 11, 1912, entitled an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston in the county of Halifax.

No. 192. Senate bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 193. Senate bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services.

No. 194. Senate bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

No. 125. Senate bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes.

No. 174. Senate bill to amend and re-enact an act approved January 16, 1912, entitled an act to amend and re-enact section 21 of the charter of the town of Lexington, approved April 28, 1874, to validate and confirm all bonds heretofore issued by the town and to authorize the mayor and the council of the town to issue bonds to the amount of seventy-five thousand dollars for the purpose of supplying the town with water.

No. 191. Senate bill to authorize the city of Newport News to

borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

No. 214. Senate bill for the protection of deer in the county of Mecklenburg.

No. 243. Senate bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund.

No. 228. Senate bill to provide a new charter for the town of Galax, situated in part in the county of Carroll and in part in the county of Grayson, and to repeal all other acts inconsistent with this act.

No. 262. Senate bill to amend and re-enact section 32 of an act entitled an act to provide a charter for the town of Lexington, approved April 28, 1874.

No. 264. Senate bill to validate the issuance and sale of eighty-five thousand dollars street and school improvement bonds of the town of Franklin, and to provide for the payment thereof.

No. 265. Senate bill to validate the issuance and sale of one hundred and sixteen thousand dollars water and light bonds of the town of Franklin, and to provide for payment thereof.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 226. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand (\$500,000.00) dollars for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the funds so obtained. (Amended.)

No. 233. House bill to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 234. House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district and to prescribe the powers and duties of such commission

and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose. (Amended.)

No. 235. House bill to amend and re-enact sections seven (7), nine (9), and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920.

No. 237. House bill to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district, from The Plains to Middleburg.

No. 245. House bill to provide for the appointment of an official stenographer for the nineteenth judicial circuit and prescribing his powers and duties.

No. 254. House bill to repeal an act entitled an act to provide special police for Newport magisterial district in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900.

No. 255. House bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

No. 256. House bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 257. House bill to amend and re-enact sections 7-27 to 34, inclusive, and 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend



and re-enact sections 4 and 5 and to enact sections 5-a and 21-a, and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920.

No. 259. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 260. House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and, as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and, as further amended by an act approved March 1, 1918, and, as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920.

No. 266. House bill authorizing the school board of Mount Gilead school district in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding thirty-seven thousand dollars for the purpose of erecting school buildings in the said district.

No. 273. House bill to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia under act of West Virginia, approved April 1, 1919.

No. 277. House bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes.

No. 278. House bill to authorize the school board of Richmond district, number one, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap in said school district; and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 279. House bill to authorize the school board of Richmond district, number one, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of paying off the floating indebtedness of said school district; and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 285. House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920.

No. 287. House bill to validate, ratify, approve and confirm an election held by the qualified voters of the county of Madison, Virginia, on the 18th day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the 9th day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the 9th day of March, 1920.

No. 288. House bill to authorize the board of supervisors of Botetourt county to borrow \$10,000.00 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor.

No. 293. House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914.

No. 295. House bill to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinances and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof.

No. 299. House bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district.

No. 300. House bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein.

No. 301. House bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years.

No. 316. House bill validating certain negotiable notes issued by the board of supervisors of the county of Shenandoah, and authorizing said board to issue additional negotiable notes of said county.

No. 317. House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford city, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912.

No. 318. House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended.

No. 319. House bill authorizing and directing the board of supervisors of Washington county to provide suitable buildings at each voting precinct in said county in which to hold elections and to provide for the payment of same.

No. 320. House bill authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000, for the purpose of making improvements to the courthouse and jail in said county.

No. 321. House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894.

No. 322. House bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county.

No. 326. House bill to amend and re-enact section 3181 of the Code of Virginia.

No. 328. House bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purchase of sites and erection and furnishing of school buildings in such districts; to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds.

No. 340. House bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

No. 239. House bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of re-funding the outstanding short-term military highway notes.



No. 252. House bill to amend and re-enact sections 5, 14, 21½, 27, 32, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition, and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 51½, 21¼, 55-e, 57½, 77, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act—special order, came up.

MR. DEANS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Groome, Haddon, Hall, Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, James P., Keen, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—76.

On motions severally made by MESSRS. DEANS, FARRIER, SMITH *of Northumberland*, C. R. WARREN *of Pittsylvania*, JONES *of Richmond city*, OZLIN, EWELL and HALL, the bill was severally amended.

MR. HALL moved to amend the title by adding section 78, which was agreed to.

Motions severally made by MESSRS. SINCLAIR, SMITH of *Norfolk county* and WOODS to amend the bill were severally rejected.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 77; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Groome, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Tinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Mr. Speaker—77.

NAYS—Messrs. Sinclair, Smithey, Young—3.

MR. DEANS moved to reconsider the vote by which No. 252 House bill was passed, which was rejected.

A message was received from the Senate by MR. MILLS, who informed the House that the Senate had agreed to the joint resolution in relation to the relief of the Near East, in which they request the concurrence of the House of Delegates.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to a joint resolution continuing the Legislative Committee on Tuberculosis, in which they request the concurrence of the House of Delegates.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both Houses and duly enrolled, the titles of said bills having been publicly read:

No. 15. House bill to authorize and empower the board of supervisors of Cumberland county to levy a special district road tax for Hamilton district in Cumberland county, and to pay out of the same certain debts due to contractors for work done on roads in said district.

No. 17. House bill to amend and re-enact section 1 of chapter 7 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 22. House bill for the protection of deer in the county of Gloucester.

No. 26. House bill to amend and re-enact section 4 of chapter 8 of an act entitled an act to amend and re-enact all acts creating and amending the charter of the city of Lynchburg, approved March 13, 1918.

No. 33. House bill to authorize the boards of supervisors of Wise county to issue bonds or other obligations of said county for a sum not exceeding \$185,000.00, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 34. House bill to authorize the board of supervisors of Wise county to issue bonds or other obligations of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$100,000.00 for the purpose of financing the construction of that section of the secondary line of route number eleven of the State highway system from Pound to the Dickenson county line at George's Fork Gap, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 48. House bill to amend and re-enact section 5189 of the Code of Virginia, as amended by an act approved September 5, 1919, and as further amended by an act approved March 19, 1920.

No. 54. House bill to annex to the county of Chesterfield a part of the county of Henrico.

No. 61. House bill to encourage the co-operative marketing of farm products in Virginia, to provide for and authorize the incorporation of co-operative marketing associations or exchanges and the licensing to do business in Virginia of similar corporations created in other States under similar laws.

No. 56. House bill to amend and re-enact sections 7, 9 and 48 of an act entitled an act to define the corporate limits and charter of the city of Williamsburg, approved March 17, 1884, as amended by an act approved March 5, 1900, as amended by an act approved March 20, 1916, and as amended by an act approved March 14, 1918.

No. 89. House bill to amend and re-enact sections 10, 11 and 23 of the charter of the town of Salem, as heretofore amended.

No. 91. House bill to amend and re-enact sections 10, 22, 23, 56 and 65 of an act approved April 2, 1902, entitled an act to provide a new charter for the town of Covington, in the county of Alleghany, and to repeal all other acts with reference thereto.

No. 125. House bill for the protection of deer in the counties of Northumberland, Westmoreland, Lancaster, Richmond, King George and Stafford.

No. 131. House bill to amend the charter of the town of Appalachia, Virginia, by adding section 3-a thereto.

No. 134. House bill to amend and re-enact section 1, of chapter 8, of the charter of the city of Danville, Virginia, approved February 17, 1890, entitled an act to incorporate the city of Danville, relating to temporary loans, the borrowing of money, the limit of outstanding indebtedness, the issuing of certain bonds in serial form, to be made payable in annual installments; to the right of the city council to create debts and to the maintenance of a sinking fund for certain bonds of said city, as amended and re-enacted by an act



approved February 19, 1900, as amended and re-enacted by an act approved February 1, 1901, as amended and re-enacted by an act approved March 8, 1902, as amended and re-enacted by an act approved December 12, 1903, as amended and re-enacted by an act approved on the fifth day of February, 1916, as amended and re-enacted by an act approved March 16, 1916.

No. 135. House bill to amend and re-enact subsection (11) of section 4, subsection (b) of section 16, subsection (j) of section 31, and section 63, of an act entitled an act to provide a new charter for the city of Bristol, and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the city of Bristol and all powers heretofore or hereafter exercised by them, while in office, to be legal and valid, approved March 19, 1920.

No. 146. House bill to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act, and to repeal all acts or parts of acts relating to the school district for the town of Leesburg inconsistent with the present general law.

No. 147. House bill to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office, for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof.

No. 30. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county.

No. 58. Senate bill to amend and re-enact section 2131 of the Code of Virginia.

On motion of MR. BEATIE, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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SATURDAY, FEBRUARY 18, 1922.

Prayer by Rev. William S. Golden, D. D., of Westminster Presbyterian church, Richmond, Va.

On motion of MR. KEEZELL, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 17, 1922.*

The Senate has agreed to amendments proposed by the House of Delegates to Senate bills entitled an act to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes, and to repeal sections 1931 to 1935, inclusive, of the Code of Virginia, No. 82; and an act to continue the board of charities and corrections under the name of the State Board of Public Welfare; to provide for the composition and maintenance of said board; to prescribe its powers, duties, and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia, No. 86.

The Senate has concurred in the conference report upon the disagreeing vote of both houses on Senate bill entitled an act to amend and re-enact section 3338 of the Code of Virginia, No. 11.

And they have passed Senate bills entitled an act to amend and re-enact section 5333 of the Code of Virginia, as amended by an act approved March 19, 1920, No. 79; and an act to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act

entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918, No. 253; in which they request the concurrence of the House of Delegates.

Nos. 79 and 253. Senate bills were referred to the Committee on Moral and Social Welfare.

No. 210. Senate bill to authorize the appointment of a board composed of one representative from each, the Association for the Preservation of Virginia Antiquities, the Colonial Dames, the Daughters of the American Revolution, the Daughters of 1812, and the United Daughters of the Confederacy; and to confer upon such board, if and when appointed, authority to place suitable monuments or markers on, at or in places of historical interest located in the Commonwealth; having been considered by the committee in session, was reported from the Committee on Library.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 199. Senate bill to authorize contractors who are required by public officers, boards, commissions or agencies to file certified checks with bids, to file bonds in lieu thereof.

No. 157. Senate bill to amend and re-enact section 5349 of the Code of Virginia.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Banking and Insurance:

No. 250. Senate bill to amend and re-enact sections 4145 and 4146 of the Code of Virginia. (With amendment.)

No. 33. Senate bill to validate and authorize contracts upon the life of infants, under certain conditions, and subject to certain provisos, to give a valid discharge of the contract or for any benefits available or money payable under the same and to create liens thereon.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 255. Senate bill to authorize the board of supervisors of the county of Tazewell to issue county bonds to an amount not exceeding \$135,000.00, the proceeds of which shall be expended in constructing and permanently improving and repairing certain public roads in Maiden Spring magisterial district in the said county.



No. 254. Senate bill authorizing the board of supervisors of Tazewell county to borrow \$15,000.00 for the purpose of permanently improving and resurfacing and maintaining certain roads in Jeffersonville magisterial district in said county.

No. 226. Senate bill to amend and re-enact section 5 of an act entitled an act to provide for opening new roads, and building bridges, and working and keeping in repair the public roads and bridges in Rockbridge county, approved March 3, 1894, as heretofore amended.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county.

No. 186. Senate bill to amend and re-enact section 2143 of the Code of Virginia.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Privileges and Elections:

No. 134. Senate bill to amend and re-enact section 1 of an act entitled an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect, approved March 20, 1920.

No. 236. Senate bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election.

No. 369. House bill to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 370. House bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919.

No. 371. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county.

No. 372. House bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof.

No. 373. House bill to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown.

No. 374. House bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000 for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity.

No. 375. House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit.

No. 376. House bill to amend and re-enact section 2075 of the Code of Virginia.

No. 377. House bill for the protection of county roads in the county of Cumberland.

No. 378. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the board of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 379. House bill to prohibit the printing, stamping or impressing of words, figures, designs, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped or impressed; and to prescribe fines and penalties for the violation hereof.

No. 380. House bill making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published.

No. 381. House bill to amend and re-enact section 3873 of the Code of Virginia.

No. 382. House bill to amend and re-enact section 3780, as heretofore amended, 3781, 3786, 3788, 3810 as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876 as heretofore amended, of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Chesapeake and Its Tributaries:

No. 383. House bill to amend and re-enact sections 3184, 3187 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920.

No. 384. House bill to amend and re-enact section 3160 of the Code of Virginia.

House bill requiring submission of plans and specifications of proposed sign boards or bill boards to boards of supervisors and approval by such boards prior to erection of such sign boards or bill boards; imposing an annual license fee upon sign boards and bill boards located outside of incorporated towns and cities; defining the manner of issuing such licenses, providing for the removal of sign boards and bill boards erected or maintained without license; and imposing a penalty for the placing, erecting or maintaining of a sign board or bill board without such license but exempting signs, sign boards and bill boards relating to the business conducted on the premises or relating to the premises on which the sign is located, or signs of a limited size used wholly or partly for travel direction purposes, or signs which advertise the communities in which or adjacent to which such signs are located; heretofore referred to the Committee on Roads and Internal Navigation, was reported back with the recommendation that it be referred to the Committee on General Laws.

The bill was so referred.

The following were presented and referred under Rule 37:

To the Committee on Appropriations:

By MR. BRIGHT: A bill to pay back to the memorial library fund the sum of one hundred and fifty thousand dollars (\$150,000.00) taken therefrom and to appropriate money for the erection of said memorial library in accordance with the pledge of the State as contained in the act approved March 25, 1920.

By MR. NORRIS: A bill to authorize the convict lime board to sell and convey its plant at Irvington, including the land, buildings and other property located thereon, and to use the proceeds to enlarge its plant in the county of Augusta, or to pay such proceeds into the treasury of the State.

By MESSRS. HALL, REW and COMINS: A bill to appropriate the sum of \$50,000.00 to the convict lime board, to enable the said board to establish and operate an additional plant.

By MR. NORRIS: A bill to appropriate funds for the benefit of the State convict lime plant at Irvington, Virginia.

By MR. HADDON: A bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.



To the Committee on Chesapeake and Its Tributaries:

By MR. SMITH *of Northumberland*: A bill to amend and re-enact subsection 4 of section 3299 of the Code of Virginia.

To the Committee for Courts of Justice:

By MR. CAMPBELL: A bill to amend and re-enact sections 5867 and 5869 of the Code of Virginia.

By MR. RODGERS: A bill to amend and re-enact section 6474 of the Code of Virginia.

By MR. PRICE: A bill providing that no assignment of salary or wages, or any writing operating as an assignment, hereafter made, shall be valid unless a copy of same shall, within ten days, be delivered by the assignee to the employer of the assignor.

By MR. DEFRIECE: A bill to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings, in the name of the Commonwealth of Virginia, in all cases not provided for by existing law.

By MR. WILLIS: A bill to amend and re-enact section 5345 of the Code of Virginia, in relation to the payment of money in certain cases direct to infants or their parents without the intervention of a guardian.

By MR. HALL (by request): A bill to amend and re-enact section 2770 of the Code of Virginia.

By MESSRS. FARRIER, GIBSON and JONES *of Highland*: A bill to amend and re-enact section 3555 of the Code of Virginia; and to repeal sections 3556, 3557, 3558, 3559, 3560 and 3561 of the Code of Virginia.

By MR. REW: A bill validating certain holographic wills admitted to probate in this State since the taking effect of the Code of Virginia of 1919.

By MR. FLETCHER (by request): A bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices.

By MR. CARTER: A bill to amend and re-enact section 6296 of the Code of Virginia of 1919, and to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia in regard to the appointment of commissioners to execute deeds, approved March 16, 1918.

To the Committee on Counties, Cities and Towns:

By MR. PRICE: A bill to provide that all lands owned or controlled by the Commonwealth shall constitute game sanctuaries.

By MR. WILLIS (by request): A bill to amend and re-enact section 2943 of the Code of Virginia.

By MR. PRICE: A bill to amend and re-enact section 2978 of the Code of Virginia.

By MR. JONES of *Richmond city*: A bill to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions.

By MR. WILLIS (by request): A bill to amend section 2925 of the Code of Virginia.

By MR. WILLIS (by request): A bill to amend and re-enact section 2929 of the Code of Virginia.

To the Committee on Finance:

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 3513 of the Code of Virginia.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact an act entitled an act to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers approved March 27, 1914, as amended by an act approved March 22, 1916, and as further amended by an act approved March 9, 1918, approved March 25, 1920.

By MR. KEEZELL: A bill amending section 2546 of the Code concerning reports of justices of the peace.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 3507 of the Code of Virginia, as amended by act approved March 25, 1920.

By MR. DOTSON: A bill to amend and re-enact sections 97 and 113 $\frac{1}{2}$  of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

By MR. HURT: A bill to authorize reassessments of lands, lots and improvements in any magisterial district or county where the existing assessments are so inequitable that individual corrections cannot meet the ends of justice.

By MR. KEEZELL: A bill amending and re-enacting section 2546 of the Code with reference to official receipts for fines.

By MR. ADAMS: A bill to provide for the enumeration of the veterans, the wives and the widows of veterans of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 3504 of the Code of Virginia, and to repeal section 3527 of

the Code of 1887, as amended by chapter 392, Acts 1918, approved March 20, 1918.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 2431 of the Code of Virginia.

By MR. BROWN of *Lynchburg*: A bill concerning the compensation of justices of the peace.

By MESSRS. NORRIS and COMMINS: A bill relating to county notes in anticipation of the collection of taxes.

To the Committee on General Laws:

By MR. NORRIS: A bill to amend and re-enact section 3879 of the Code of Virginia.

By MESSRS. FULLER and JONES of *Richmond city* (by request): A bill to amend and re-enact section 5224 of the Code of Virginia.

By MR. NORRIS: A bill to amend and re-enact sections 1608, 1609, 1615, 1617, 1618 and 1622 of the Code of Virginia, section 1615 of which was amended by an act approved March 15, 1920.

By MR. JONES of *Richmond city*: A bill to repeal an act entitled an act to define and regulate the practice of poropathy and manipulative surgery, to provide license of practitioners thereof, and to provide for a penalty for the violation of this act, and for other purposes, approved March 14, 1918.

To the Committee on Insurance and Banking:

By MR. WILLIS: A bill to amend sections 1, 2, 4 and 10 of an act entitled an act to amend and re-enact an act entitled an act to prevent unfairness, imposition or fraud in the sale or disposition of certain securities, herein defined, by requiring an inspection and regulation of the business of any person, association, partnership, or corporation, engaged or intending to engage, whether as principal, broker, or agent, in the sale of any such securities in the State of Virginia as may be necessary to prevent unfairness, imposition or fraud in the sale or disposition of said securities, and prescribing penalties for the violation thereof, approved March 23, 1918, approved March 20, 1920.

By MR. PRICE (by request): A bill to provide for the supervision and examination of all companies doing business in this State under what is generally known as "The Morris Plan," "The Gammon Plan," "The Stein Plan," or any other companies operating under a similar plan, and to repeal chapter 74 of the Acts of Assembly of 1920, approved February 21, 1920.

To the Committee on Library:

By MR. HALL: A bill to amend and re-enact section 581 of the Code of Virginia.

To the Committee on Moral and Social Welfare:

By MR. ADAMS: A bill to amend and re-enact section 3 of an act entitled an act to define ardent spirits and to prohibit the manu-



facture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918.

To the Committee on Roads and Internal Navigation:

By MR. NORRIS: A bill authorizing the issue of bonds by counties for building, rebuilding, or otherwise permanently improving roads and bridges in magisterial districts, and providing for a tax to pay the same.

By MR. PRATT: A bill to authorize boards of supervisors to appoint commissioners to determine the amount of contribution which owners of property abutting on a private road dedicated to, but not accepted by, any county, and to determine the amounts which persons using the said road, other than those who have dedicated the said roads, shall pay for the upkeep and maintenance thereof.

By MR. McCOTTER: A bill to require the erection of warning signals on the public roads of the State near where such roads cross certain railroad tracks at grade.

By MR. NORRIS: A bill authorizing the issue of bonds by counties for building, rebuilding or otherwise permanently improving public roads and bridges in counties, and providing for a tax to pay the same and providing for the maintenance and upkeep of same.

By MR. PAGE: A bill to amend and re-enact section 2133 of the Code of Virginia.

By MR. KEEZELL: A bill requiring certain reports to be made by the Secretary of the Commonwealth.

To the Committee on Rules:

By MESSRS. McNUTT, TURNER and PAGE: A bill to regulate lobbying before the General Assembly of Virginia.

To the Committee on Schools and Colleges:

By MR. WILLIS: A bill to amend and re-enact section 786 of the Code of Virginia, as amended by an act approved February 25, 1920.

By MR. DOTSON: A bill to allow graduates of accredited high schools, or persons receiving equivalent preparation, to enter the Medical College of Virginia at Richmond or the medical department of the University of Virginia.

By MR. WILLIAMS: A bill to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel or attorneys for the State of Virginia to prosecute and recover any claims that may be due this State from the United States of America, on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system.

To the Committee on Special, Private and Local Legislation:

By MR. RAMSEY: A bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of the public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in inspecting and receiving any work done under or by virtue of this act.

By MR. DOTSON: A bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Robertson magisterial district thereof for a sum not exceeding \$60,000 for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet; and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

By MR. ST. CLAIR: A bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek store to the Henry county line near Shady Grove, in Snow Creek magisterial district, and requiring the said board to levy a tax for

the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity.

By MR. DOTSON: A bill to amend the charter of the town of Pennington Gap, Lee county, Virginia, to authorize the issuing of bonds for roads, sewers and water; and to authorize the town to sell, lease, etc., its property, right of ways, etc., to secure water.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 210. Senate bill to authorize the appointment of a board composed of one representative from each the Association for Preservation of Virginia Antiquities, the Colonial Dames, the Daughters of the American Revolution, the Daughters of 1812, and the United Daughters of the Confederacy; and to confer upon such board, if and when appointed, authority to place suitable monuments or markers on, at or in places of historical interest located in the Commonwealth.

No. 199. Senate bill to authorize contractors who are required by public officers, boards, commissions or agencies to file certified checks with bids, to file bonds in lieu thereof.

No. 157. Senate bill to amend and re-enact section 5349 of the Code of Virginia.

No. 250. Senate bill to amend and re-enact sections 4145 and 4146 of the Code of Virginia.

No. 33. Senate bill to validate and authorize contracts upon the life of infants, under certain conditions, and subject to certain provisos, to give a valid discharge of the contract or for any benefits available or money payable under the same and to create liens thereon.

No. 255. Senate bill to authorize the board of supervisors of the county of Tazewell to issue county bonds to an amount not exceeding \$135,000.00, the proceeds of which shall be expended in constructing and permanently improving and repairing certain public roads in Maiden Spring magisterial district in the said county.

No. 254. Senate bill authorizing the board of supervisors of Tazewell county to borrow \$15,000.00 for the purpose of permanently improving and resurfacing and maintaining certain roads in Jeffersonville magisterial district in said county.

No. 226. Senate bill to amend and re-enact section 5 of an act entitled an act to provide for opening new roads, and building bridges, and working and keeping in repair the public roads and bridges in Rockbridge county, approved March 3, 1894, as heretofore amended.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county.



No. 186. Senate bill to amend and re-enact section 2143 of the Code of Virginia.

No. 134. Senate bill to amend and re-enact section 1 of an act entitled an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect, approved March 20, 1920.

No. 236. Senate bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election.

The following House bills were read at length a first time and ordered to be printed:

No. 369. House bill to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia.

No. 370. House bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919.

No. 371. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county.

No. 372. House bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof.

No. 373. House bill to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown.

No. 374. House bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000 for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity.

No. 375. House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit.

No. 376. House bill to amend and re-enact section 2075 of the Code of Virginia.

No. 377. House bill for the protection of county roads in the county of Cumberland.

No. 378. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legis-

lation for the protection of the public roads, ways and bridges of the said counties and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the board of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920.

No. 379. House bill to prohibit the printing, stamping or impressing of words, figures, designs, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped or impressed; and to prescribe fines and penalties for the violation hereof.

No. 380. House bill making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published.

No. 381. House bill to amend and re-enact section 3873 of the Code of Virginia.

No. 382. House bill to amend and re-enact section 3780 as heretofore amended, 3781, 3786, 3788, 3810 as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876 as heretofore amended, of the Code of Virginia.

No. 383. House bill to amend and re-enact sections 3184, 3187 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920.

No. 384. House bill to amend and re-enact section 3160 of the Code of Virginia.

No. 52. House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage—came up.

The amendments proposed by the Senate were concurred in—yeas, 57; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bowles, Brown, Israel, Brown, Mayo C., Carpenter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hylton, Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Richards, Smith, Lemuel F., St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—57.

MR. BROWN of *Norfolk city* moved to reconsider the vote by which the amendment was concurred in, which was rejected.

The following Senate bills were read at length a third time and passed:

No. 63. Senate bill to amend and re-enact an act entitled an act

to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 106. Senate bill to authorize the board of supervisors of Nottoway county to levy a sufficient tax in addition to all other levies authorized by law to be laid for general district or county school purposes to pay the interest on and principal of certain bonds, and money borrowed from the literary fund, as the same shall become due—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 227. Senate bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 70. Senate bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled



an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act, authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of such bonds at maturity—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Cummins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 115. Senate bill to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville and to repeal all acts inconsistent therewith, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act, and also to amend and re-enact an act of the General Assembly of Virginia, approved March 25, 1914, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act, and also to amend and re-enact an act entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend

and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908, which was approved March 16, 1820, and in force from its passage; to make this act effective as of March 16, 1920; to declare it retroactive; to validate the acts of the city of Charlottesville, its public officials, officers and agents under and by virtue of the said act, approved March 16, 1920; and to repeal all acts or parts of acts inconsistent with this act—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 192. Senate bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term office and compensation—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 193. Senate bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or nonpayment of city fines, and to fix the compensation for such services—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 194. Senate bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 125. Senate bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 174. Senate bill to amend and re-enact an act approved January 16, 1912, entitled an act to amend and re-enact section 21 of the charter of the town of Lexington, approved April 28, 1874, to validate and confirm all bonds heretofore issued by the town and to authorize the mayor and the council of the town to issue bonds to the amount of seventy-five thousand dollars for the purpose of supplying the town with water—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh,



Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 242. Senate bill to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended by an act approved March 11, 1912, entitled an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston in the county of Halifax—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 191. Senate bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 214. Senate bill for the protection of deer in the county of Mecklenburg—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 228. Senate bill to provide a new charter for the town of Galax, situated in part in the county of Carroll and in part in the county of Grayson, and to repeal all other acts inconsistent with this act—years, 69; days, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 262. Senate bill to amend and re-enact section 32 of an act entitled an act to provide a charter for the town of Lexington, approved April 28, 1874—years, 69; days, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Speaker—69.

No. 264. Senate bill to validate the issuance and sale of eighty-five thousand dollars street and school improvement bonds of the town of Franklin, and to provide for the payment thereof—years, 69; days, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 265. Senate bill to validate the issuance and sale of one hundred and sixteen thousand dollars water and light bonds of the

town of Franklin, and to provide for payment thereof—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woodville, Young, Mr. Speaker—69.

No. 73. Senate bill to amend and re-enact sections 1039 and 1075 and 1077 of title 12, chapter 46, of the Code of Virginia, 1919, relative to the insane, epileptics, feeble-minded, and inebriates—yeas, 66; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Rew, Richards, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—66.

No. 129. Senate bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other—yeas, 65; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, DeFriece, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Haddon, Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—65.

NAYS—Mr. Gordon—1.

No. 127. Senate bill to establish an additional corporation court for the city of Norfolk, Virginia—yeas, 59; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, DeFriece,



Diggs, Dotson, Eller, Ewell, Farrier, Ford, Graham, Gray J. Walter, Hall, Hicks, E. A., Hoover, W. C., Hurt, Hylton, Jeffreys, Keezell, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—59.

NAYS—Mr. Gordon—1.

No. 171. Senate bill to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of—yeas, 59; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Mayo C., Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Graham, Gray, J. Walter, Hall, Hicks, E. A., Hoover, W. C., Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Richards, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Woodville, Young, Mr. Speaker—59.

No. 53. Senate bill to empower the State Highway Commission to use without the institution of condemnation proceedings lands for camp sites, storage yards or detours—yeas, 58; nays, 11.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Haddon, Hall, Hoover, W. C., Horsley, Hurt, Jeffreys, Keen, Long, McLean, McNutt, Norris, Owen, Ozlin, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Williams, Wright, Young, Mr. Speaker—58.

NAYS—Messrs. Anderson, Boatwright, Carpenter, Gordon, Gray, J. Walter, Koger, McCaleb, Snell, Warren, B. S., Warren, C. R., Woodville—11.

No. 29. Senate bill to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00, and providing for the payment of said certificates—came up.

MR. ADAMS moved to amend as follows: Page 2, line 13, after the word "taxes" strike out the words "at a rate not exceeding that provided by law" and insert in lieu thereof the following: "On real estate and tangible personal property;" which was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Haddon, Hall, Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Owen, Ozlin, Pratt, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler,

Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—62.

No. 243. Senate bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund—came up.

MR. ADAMS moved to amend as follows: Strike out all of section 2 and insert the following: "2. Until the principal and interest on said bonds shall be fully paid, there shall be levied and collected annually by tax on all property in the town of South Boston subject to taxation under the general laws of the State of Virginia, a sum sufficient to pay the interest on all of said bonds outstanding as it becomes due, and a further sum paid into a sinking fund sufficient to retire said bonds at maturity;" which was agreed to.

The amendment being presently engrossed the bill was read at length a third time and passed—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Diggs, Dotson, Eller, Farrier, Ford, Fuller, Gordon, Hall, Hoover, W. C., Horsley, Hurt, Hylton, Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—60.

No. 85. Senate bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy and for other purposes—came up.

MR. PRINCE moved to amend by striking out section 6, as follows: "An emergency existing, this act shall be in force from its passage;" which was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 57; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, McCaleb, McCotter, McLean, Moffett, Norris, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Tyler, Warren, B. S., Warren, C. R., Williams, Mr. Speaker—57.

NAYS—Messrs. Carpenter, Carter, Farrier, McNutt, Stuart, Turner, Young—7.

Motions severally made to reconsider the votes by which Nos. 63, 106, 227, 70, 115, 192, 193, 194, 125, 174, 242, 191, 214, 228, 262, 264, 265, 73, 129, 127, 53, 29, 85 and 243 Senate bills were passed were rejected.

No. 12. Senate bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage; was, on motion of Mr. BROWN of *Norfolk city*, dismissed.

No. 18. House bill authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities, or incorporated towns, to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies—came up.

MR. HALL moved that the House concur in the request of the Senate for a committee of conference; which was agreed to.

Ordered that Mr. HALL inform the Senate.

THE SPEAKER appointed MESSRS. HALL, SMITH of *Northumberland* and BRIGHT as the committee of conference.

The following House bills were read at length a third time and passed:

No. 226. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand (\$500,000.00) dollars for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district to dispense the funds so obtained—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 233. House bill to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Nor-



folk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 234. House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 235. House bill to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Car-

penter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 237. House bill to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district, from The Plains to Middleburg—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 239. House bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 245. House bill to provide for the appointment of an official stenographer for the nineteenth judicial circuit and prescribing his powers and duties—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt.

Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 254. House bill to repeal an act entitled an act to provide special police for Newport magisterial district in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 255. House bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 256. House bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.



No. 257. House bill to amend and re-enact sections 7-27 to 34, inclusive, and 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 259. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route numbered eleven of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Car-

penter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 260. House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 266. House bill authorizing the school board of Mount Gilead school district in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding thirty-seven thousand dollars for the purpose of erecting school buildings in the said district—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 273. House bill to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia under act of West Virginia, approved April 1, 1919—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 277. House bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 278. House bill to authorize the school board of Richmond district, number one, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap in said school district; and to provide for the payment of the interest thereon and the principal thereof at maturity—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 279. House bill to authorize the school board of Richmond district, number one, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of paying off



the floating indebtedness of said school district; and to provide for the payment of the interest thereon and the principal thereof at maturity—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 285. House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 287. House bill to validate, ratify, approved and confirm an election held by the qualified voters of the county of Madison, Virginia, on the 18th day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the 9th day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing, or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the 9th day of March, 1920—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Car-

penter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 288. House bill to authorize the board of supervisors of Botetourt county to borrow \$10,000.00 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 293. House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914—yeas, 69; nays, 0.

\* The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 295. House bill to validate, ratify, approved and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinances and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Car-

penter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 299. House bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 300. House bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 301. House bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb,



McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 316. House bill validating certain negotiable notes issued by the board of supervisors of the county of Shenandoah, and authorizing said board to issue additional negotiable notes of said county—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 317. House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford city, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 318. House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh,

Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 319. House bill authorizing and directing the board of supervisors of Washington county to provide suitable buildings at each voting precinct in said county in which to hold elections and to provide for the payment of same—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 320. House bill authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000, for the purpose of making improvements to the courthouse and jail in said county—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 321. House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 322. House bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 326. House bill to amend and re-enact section 3181 of the Code of Virginia—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 328. House bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purchase of sites and erection and furnishing of school buildings in such districts; to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 340. House bill to authorize the board of supervisors of Surry county to contract a loan to issue bonds of said county for



the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, McNutt, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young, Mr. Speaker—69.

No. 69. House bill to protect reformative, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act—yeas, 43; nays, 38.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bolton, Bondurant, Brown, Israel, Brown, J. Sinclair, Campbell, Carter, DeFriece, Diggs, Fletcher, Ford, Fuller, Graham, Haddon, Hoover, W. C., Horner, Horsley, Jeffreys, Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Richards, Rodgers, Smith, E. Hugh, Story, Stuart, Turner, Tyler, Warren, C. R., Williams, Mr. Speaker—43.

NAYS—Messrs. Beatie, Boatwright, Bowles, Bright, Brown, Mayo C., Carpenter, Commins, Dotson, Eller, Farrier, Gordon, Gray, J. Walter, Hall, Hicks, E. A., Hurt, Hylton, Keen, Koger, Moffett, Norris, Ramsey, Rew, Smith, Lemuel F., Snell, Trolinger, Warren, B. S., Woodville, Young—38.

No. 70. House bill to amend and re-enact section 3594 of the Code of Virginia, as amended by an act approved March 20, 1920—yeas, 62; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Gordon, Graham, Hoover, W. C., Horsley, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Woodville, Young—62.

NAYS—Messrs. Adams, Hall, Moffett, Snell—4.

No. 71. House bill to amend and re-enact section 1569 of the Code of Virginia—yeas, 57; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ford, Fuller, Graham, Gray, J. Walter, Haddon, Hoover, W. C., Horner, Horsley, Jeffreys, Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles F., Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Woodville—57.

NAYS—Messrs. Gordon, Hall, Young—3.

No. 84. House bill to amend section 5281 of the Code of Virginia—yeas, 57; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Ford, Fuller, Graham, Gray, J. Walter, Hall, Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, Moffett, Norris, Owen, Ozlin, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Richards, Smith, E. Hugh, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams—57.

NAYS—Messrs. Haddon, McNutt, Young—3.

No. 85. House bill to repeal section 6326 of the Code of Virginia—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Gray, J. Walter, Haddon, Hall, Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, E. Hugh, Snell, St. Clair, Story, Stuart Taylor, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Young—64.

No. 86. House bill to amend and re-enact section 6317 of the Code of Virginia—yeas, 60; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Haddon, Hall, Hoover, W. C., Horner, Horsley, Jeffreys, Jones, James P., Keen, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Tyler, Warren, C. R., Williams, Woodville, Young—60.

No. 87. House bill to remove the disability of infancy for the purpose of passing contingent right of curtesy and dower—yeas, 54; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Camp-

bell, Carter, Commins, Dotson, Eller, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Haddon, Hicks, E. A., Hoover, W. C., Horner, Horsley, Jones, James P., Keen, Koger, Long, McCaleb, McCotter, McLean, Moffett, Norris, Ozlin, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Tyler, Warren, C. R., Williams, Woodville, Young—54.

NAYS—Messrs. Gordon, Hall, Price, Taylor—4.

Motions severally made to reconsider the votes by which Nos. 226, 233, 234, 235, 237, 239, 245, 254, 255, 256, 257, 259, 260, 266, 273, 277, 278, 279, 285, 287, 288, 293, 295, 299, 300, 301, 316, 317, 318, 319, 320, 321, 322, 326, 328, 340, 87, 86, 85, 84, 70, 69 and 71 House bills were passed, were rejected.

No. 67. House bill to require persons, firms and corporations engaged in the business of the threshing of grain to keep accurate records of the amount of grain threshed by them, and to make reports thereof to the Commissioner of Agriculture and Immigration—was read at length a third time and rejected—yeas, 34; nays, 31.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Bolton, Brown, Mayo C., Campbell, Commins, Diggs, Eller, Ford, Graham, Gray, J. Walter, Haddon, Hall, Hicks, E. A., Hoover, W. C., Horsley, Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, Ozlin, Page, Ramey, Rew, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Stuart, Mr. Speaker—34.

NAYS—Messrs. Anderson, Boatwright, Bondurant, Brown, Israel, Carpenter, Carter, DeFriece, Dotson, Fuller, Gordon, Hurt, Hylton, Jeffreys, Koger, McLean, Moffett, Norris, Owen, Pratt, Price, Prince, Ramsey, Rodgers, Snell, Taylor, Turner, Warren, B. S., Warren, C. R., Williams, Woodville, Young—31.

MR. PRICE moved to reconsider the vote by which the bill was rejected.

MR. OZLIN moved to pass by the motion, which was rejected—yeas, 33; nays, 35.

On motion of MR. GORDON, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bolton, Bright, Brown, Israel, Campbell, Commins, Eller, Farrier, Fletcher, Ford, Fuller, Graham, Hall, Hoover, W. C., Horner, Horsley, Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McNutt, Ozlin, Page, Price, Rew, Stinson, Story, Stuart, Young, Mr. Speaker—33.

NAYS—Messrs. Beatie, Boatwright, Bondurant, Bowles, Brown, Mayo C., Carpenter, Carter, Diggs, Dotson, Gordon, Gray, J. Walter, Hicks, E. A., Hurt, Hylton, Jeffreys, Koger, McLean, Moffett, Norris, Patterson, Pratt, Prince, Ramsey, Rodgers, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woodville—35.

The motion of MR. PRICE to reconsider was rejected.

On motion of MR. BROWN of *Lynchburg*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*



MONDAY, FEBRUARY 20, 1922.

Prayer by Rev. Austin O. Boda, D. D., of Northside Baptist church, Richmond, Va.

On motion of MR. FORD, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 18, 1922.*

The Senate has passed House bills entitled an act to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent, No. 39; an act to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1920, No. 92; an act providing for the use of voting machines in cities of fifty thousand inhabitants or more, No. 100; an act to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending an re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914, No. 132; an act to amend and re-enact section 54 of an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910, No. 171; an act to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools, public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly, approved February 4, 1920, No. 180; an act to authorize the mayor and council of the town of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of the said town, No. 218; an act to amend and re-enact an act entitled an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920, No. 220; and an act to amend and re-enact section 1 of an act entitled an act to create for the county of

Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920, No. 227.

They have indefinitely postponed House bill entitled an act to authorize the appointment of a special superintendent of roads for the county of Wise; to prescribe the qualifications, powers, duties and compensation of such special superintendent, and to declare the effect of his appointment, No. 175.

They have passed, with amendments, House bills entitled an act to amend and re-enact section 3192 of the Code of Virginia, in relation to fish ladders in Meherrin river and the streams within the counties of Lunenburg, Mecklenburg, Louisa, Buckingham, Halifax and Pulaski, No. 90; an act to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1886, No. 160; an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920, No. 222; and an act authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district, No. 204.

And they have passed Senate bills entitled an act to amend and re-enact section 107 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 200; an act to amend and re-enact section 4278 of the Code of 1919, No. 225; an act to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such materials, and imposing penalties, No. 215; an act to amend and re-enact section 3505 of the Code of Virginia, and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorney for the Commonwealth of the respective counties and cities of the State

shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizances, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918, No. 207; an act prescribing the times of holding the regular terms of court in the twenty-fourth and thirty-third judicial circuits, No. 287; and an act to amend and re-enact an act entitled an act to define the status of persons having their actual or habitual places of abode in this State for the larger portion of the twelve months preceding the first day of February in each year, for purposes of taxation, approved March 16, 1918, and acts amendatory thereof, No. 291; in which they request the concurrence of the House of Delegates.

Nos. 90, 160, 204 and 222. House bills were, on motions severally made, placed on the calendar.

No. 287. Senate bill was referred to the Committee for Courts of Justice.

No. 215. Senate bill was referred to the Committee on General Laws.

Nos. 207, 200 and 291. Senate bills were referred to the Committee on Finance.

No. 225. Senate bill was referred to the Committee on Insurance and Banking.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Moral and Social Welfare:

No. 133. Senate bill to provide for the establishment of recreation centers and for the teaching of home-crafts.

No. 83. Senate bill to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated.

No. 173. Senate bill concerning the custody of children.

No. 80. Senate bill to provide for licensing, regulation, and inspection of children's boarding houses and nurseries.

No. 79. Senate bill to amend and re-enact section 5333 of the Code of Virginia as amended by an act approved March 19, 1920.

No. 93. Senate bill to provide for the licensing, regulation, and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia.

No. 385. House bill to amend and re-enact section 319 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Militia and Police.

House bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State



highway near Sontag, Virginia, via Snow Creek store to the Henry county line near Shady Grove, in Snow Creek magisterial district, and requiring the said board to levy a tax for the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to provide for the draining of low lands in the county of Princess Anne; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 25, 29, 30, 40, 43, 44, 65 and 78 of the charter of the city of Richmond, as the same may have been heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Specials, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the county of Amherst to borrow money and issue bonds for a sum not exceeding two hundred and seventy thousand (\$270,000.00) dollars; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of the public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in inspecting and receiving any work done under or by virtue of this act; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$60,000, for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian Creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet; and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend the charter of the town of Pennington Gap, Lee county, Virginia, to authorize the issuing of bonds for roads, sewers and water; and to authorize the town to sell, lease, etc., its property, rights of ways, etc., to secure water; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

THE SPEAKER laid before the House the following communication:

*Gentlemen of the General Assembly of Virginia:*

We, the undersigned executives of patriotic organizations, do most respectfully and most earnestly urge that any form of memorial to the soldiers, sailors and marines of Virginia in the world war shall embrace no other feature whatever—neither auditorium, library, nor office building. We are firmly of the opinion that any addition for any other purpose would fatally mar the memorial feature and that the Commonwealth of Virginia should erect, in such form as may seem best to the General Assembly, a memorial that shall stand distinctively and alone to the world forever, to her sons who gave themselves in the war for the freedom of mankind.

MRS. THOS. JEFFERSON PAYNE,

*Regent, Commonwealth Chapter, Daughters of the American Revolution.*

KATHARINE PATTERSON EVANS,

*Daughters of 1812, Vice-President, State of Virginia.*

MRS. N. V. RANDOLPH,

*President, Richmond Chapter, United Daughters of the Confederacy.*

MRS. G. T. W. KERN,

*President, Richmond Division, Service Legion.*

MR. PRICE offered the following resolution:

Resolved, That the order of business shall be as follows:

1. House bills on their second reading to which there is no objection.

2. House bills on their second reading to which there are not more than five objections.

Which order shall be continued, subject to the special orders, until the calendar has been called through; which was agreed to.

MR. WILLIS offered the following resolution:

Resolved, That in the consideration of bills for the remainder of this week debate shall be limited to twenty minutes for any member to speak on one bill: provided, that this shall not apply to the chairman of the Appropriations Committee, and provided further, that any member may be allowed not exceeding ten minutes on any item of the appropriation bill, and provided further that



patrons of bills may have not exceeding thirty minutes to explain his bill.

MR. FORD offered the following amendment:

"Any member of the House can give ten minutes of his time to any speaker, but no speaker can speak longer than thirty minutes;" which was rejected.

The resolution offered by Mr. WILLIS was agreed to.

MR. OZLIN presented the report of the Joint Committee appointed to investigate the State Highway Department, State Highway Commissioner and State Highway Commission, together with the minority report of certain members.

Printed as Senate Document No. 14.

MR. HOOVER *of Rockingham* offered the following resolution:

Whereas, this House has heard with sorrow of the bereavement which has befallen our associate, the member from Shenandoah, in the loss of his mother;

Resolved, That we express to him our deepest sympathy, and resolved further that the Clerk of the House communicate to him a copy of this resolution; which was agreed to.

The following were presented and referred under Rule 37: .....

To the Committee on Special, Private and Local Legislation:

By MR. SMITH *of Alexandria*: A bill imposing an annual license fee upon signs, signboards and billboards in Arlington county, Virginia, defining the manner of issuing such licenses, providing for the removal of signboards and billboards erected or maintained without license; and imposing a penalty for the placing, erecting or maintaining of a sign, signboard or billboard without such license, but exempting signs, signboards and billboards relating to the business conducted on the premises or relating to the premises on which the sign is located, or signs of a limited size used wholly or partly for travel direction purposes, or signs which advertise the communities in which or adjacent to which such signs are located.

By MR. SMITH *of Alexandria* (by request): A bill to create Arlington sanitary district, imposing certain duties on the board of supervisors, granting to said board the power of eminent domain, and authorizing the issuance of bonds upon certain conditions, and to repeal an act approved March 25, 1920.

By MR. EWELL: A bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand (\$15,000.00) dollars for the purpose of building and improving school buildings in Pungo magisterial district in said county: to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the school board for Pungo district of Princess Anne county to dispense the funds so obtained.

By MESSRS. GRAY *of Washington* and DEFRIECE: A bill authorizing the board of supervisors of Washington county to designate a road from Holston to Mendota in said county, to be constructed according to State highway plans with local and State funds, local funds to be reimbursed out of State funds, and road to be maintained and controlled by State Highway Commission.

By MR. CRAFT: A bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith, approved March 16, 1918.

By MR. McCOTTER: A bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920.

To the Committee on Finance:

By MESSRS. SMITH *of Norfolk county*, BREWER, OZLIN, McNUTT, HADDON, SHEPHERD, SMITH *of Albemarle*, PAGE, FARRIER, ANDERSON and BROWN *of Lynchburg*: A bill to provide a simple remedy for the correction of erroneous assessments of taxes when such error is due to a mistake on the part of the assessing officer, or to the mistake of the officer on whose report the assessment was made.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 133. Senate bill to provide for the establishment of recreation centers and for the teaching of home-crafts.

No. 83. Senate bill to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated.

No. 173. Senate bill concerning the custody of children.

No. 80. Senate bill to provide for licensing, regulation, and inspection of children's boarding houses and nurseries.

No. 79. Senate bill to amend and re-enact section 5333 of the Code of Virginia as amended by an act approved March 19, 1920.

No. 93. Senate bill to provide for the licensing, regulation and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia.

No. 385. House bill to amend and re-enact section 319 of the Code of Virginia; was read at length a first time and ordered to be printed.

No. 41. House bill prohibiting the recordation of certain deeds, unless the next immediate source from which the particular grantor

derived title be stated in the deed; having been printed, was read at length a second time.

On motions severally made by MESSRS. FARRIER, SMITH *of Norfolk county*, PRICE and HALL, the bill was severally amended.

The bill as amended was ordered to be engrossed.

The hour of 12 o'clock M. having arrived—No. 303 House bill to amend and re-enact section 78 of the Code of Virginia—special order, having been printed, was read at length a second time.

Pending consideration of the bill, on motion of MR. CAMPBELL, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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TUESDAY, FEBRUARY 21, 1922.

Prayer by Rev. Austin O. Boda, D. D., of Northside Baptist church, Richmond, Va.

On motion of MR. SMITH *of Northumberland*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice.

No. 35. Senate bill to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, etc., that are void as to creditors and purchasers unless recorded. (With amendments.)

No. 287. Senate bill prescribing the times of holding the regular terms of court in the twenty-fourth and thirty-third judicial circuits.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 251. Senate bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon a transfer at death of the personal property of non-residents, and providing penalties for the violation of this section.

No. 291. Senate bill to amend and re-enact an act entitled an



act to define the status of persons having their actual or habitual places of abode in this State for the larger portion of the twelve months succeeding the first day of February in each year for the purposes of taxation, approved March 16, 1918, and acts\* amendatory thereof.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 225. Senate bill to amend and re-enact section 4278 of the Code of 1919.

No. 158. Senate bill to authorize and validate the payment of small bank balances and small sums due from employers to next of kin of decedent. (With amendments.)

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 386. House bill to amend the charter of the town of Pennington Gap, Lee county, Virginia; to authorize the issuing of bonds for roads, sewers and water; and to authorize the town to sell, lease, etc., its property, rights of ways, etc., to secure water.

No. 387. House bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 25, 29, 30, 40, 43, 44, 65 and 78 of the charter of the city of Richmond, as the same may have been heretofore amended.

No. 388. House bill to authorize the county of Amherst to borrow money and issue bonds for a sum not exceeding two hundred and seventy thousand (\$270,000.00) dollars.

No. 389. House bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875.

No. 390. House bill to provide for the drainage of low lands in the county of Princess Anne.

No. 391. House bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for a term of four years.

No. 392. House bill to authorize the Commissioner of the Department of Game and Inland Fisheries to issue nonresident hunting and fishing licenses to United States field inspectors of the Bureau of Biological Survey, Department of Agriculture, United States field inspectors of the Bureau of Fisheries, Department of Commerce.

No. 393. House bill to provide that all lands owned or controlled by the Commonwealth shall constitute game sanctuaries.

No. 394. House bill to amend and re-enact section 3307 of the Code of Virginia. (Without recommendation.)

No. 395. House bill to amend and re-enact section 3325 of the Code of Virginia. (Without recommendation.)

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 396. House bill to amend and re-enact section 6296 of the Code of Virginia of 1919, to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia, in regard to the appointment of commissioners to execute deeds, approved March 16, 1918.

No. 397. House bill to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings, in the name of the Commonwealth of Virginia, in all cases not provided for by existing law.

No. 398. House bill to amend and re-enact section 4988 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 399. House bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices.

No. 400. House bill providing that no assignment of salary or wages, or any writing operating as an assignment hereafter made shall be valid unless a copy of same shall, within ten days, be delivered by the assignee to the employer of the assignor.

No. 401. House bill to amend and re-enact sections 5867 and 5869 of the Code of Virginia.

No. 402. House bill to provide that women shall have the same rights, privileges and immunities under the law with men. (With a recommendation that it do not pass.)

No. 403. House bill to amend and re-enact section 6270 of the Code of Virginia.

The following House bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 404. House bill to provide for the supervision and examination of all companies doing business in this State under what is generally known as "The Morris Plan," "The Gammon Plan," "The Stein Plan," or any other companies operating under a similar plan, and to repeal chapter 74 of the Acts of Assembly of 1920, approved February 21, 1920.

No. 405. House bill to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4116 and 4117 of the Code of Virginia of 1919.

No. 406. House bill to make it a misdemeanor for any person to deliver as payment or conditional payment of any pre-existing liability, obligation or debt, a check, draft or order that is not paid by the drawee, or not paid within five days after written notice of its dishonor shall have been given to the maker or drawer.

No. 407. House bill to provide for the incorporation, establish-

ment and operation of loan and savings institutions known as "Credit Unions."

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 408. House bill to abolish the fee system of compensating clerks of the Supreme Court of Appeals, to place the clerks of said court upon a salary basis, and to provide how and when their compensation and allowances for the conduct of their offices shall be fixed and paid.

No. 409. House bill to amend and re-enact section 3504 of the Code of Virginia, and to repeal section 3527 of the Code of 1887, as amended by chapter 392, Acts 1918, approved March 20, 1918.

No. 410. House bill to amend and re-enact section 4835 of the Code of Virginia.

No. 411. House bill to amend and re-enact section 2699 of the Code of Virginia, which relates to bonds required of city treasurers.

No. 412. House bill to amend and re-enact section 2698 of the Code of Virginia.

No. 413. House bill to amend and re-enact section 3513 of the Code of Virginia.

No. 414. House bill to amend and re-enact sections 2546 and 2550 of the Code of Virginia.

No. 415. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 416. House bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920.

No. 417. House bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 418. House bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 419. House bill to amend and re-enact section 2431 of the Code of Virginia.

No. 420. House bill concerning the compensation of justices of the peace.

No. 421. House bill to authorize and require the Auditor of Public Accounts to withhold the commission of a commissioner of revenue for assessing omitted States taxes where the legality of the assessment is contested.

No. 422. House bill to provide a simple remedy for the correction of erroneous assessments of taxes when such error is due to a mistake on the part of the assessing officer, or to the mistake of the officer on whose report the assessment was made.

No. 423. House bill to amend and re-enact an act entitled an act to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks,



examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers approved March 27, 1914, as amended by an act approved March 22, 1916, and as further amended by an act approved March 9, 1918, approved March 25, 1920.

No. 424. House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916, March 9, 1918, and March 25, 1920. (With the recommendation that it do not pass.)

No. 425. House bill to amend and re-enact sections 1608, 1609, 1615, 1617, 1618 and 1622 of the Code of Virginia, section 1615 of which was amended by an act approved March 15, 1920; having been considered by the committee in session, was reported from the Committee on General Laws.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 426. House bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$60,000.00 for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian Creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet; and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of said bonds at maturity.

No. 427. House bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in inspecting and receiving any work done under or by virtue of this act.

No. 428. House bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek Store to the Henry county line near Shady Grove in Snow Creek magisterial district, and requiring the said board to levy a tax for

the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity.

No. 429. House bill requiring certain reports to be made by the Secretary of the Commonwealth.

House bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith, approved March 16, 1918; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to create Arlington sanitary district, imposing certain duties on the board of supervisors, granting to said board the power of eminent domain, and authorizing the issuance of bonds upon certain conditions, and to repeal an act approved March 25, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize, empower and direct the board of super-

visors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand (\$15,000.00) dollars for the purpose of building and improving school buildings in Pungo magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the school board for Pungo district of Princess Anne county to dispense the funds so obtained; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Schools and Colleges.

House bill imposing an annual license fee upon signs, signboards and billboards in Arlington county, Virginia, defining the manner of issuing such licenses, providing for the removal of signboards and billboards erected or maintained without license; and imposing a penalty for the placing, erecting or maintaining of a sign, signboard or billboard without such license, but exempting signs, signboards and billboards relating to the business conducted on the premises or relating to the premises on which the sign is located, or signs of a limited size used wholly or partly for travel direction purposes, or signs which advertise the communities in which or adjacent to which such signs are located; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the board of supervisors of Washington county to designate a road from Holston to Mendota in said county, to be constructed according to State highway plans with local and State funds, local funds to be reimbursed out of State funds, and road to be maintained and controlled by State Highway Commission; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Roads and Internal Navigation.



The following were presented and referred under Rule 37:

To the Committee on Finance:

By MR. CAMPBELL: A bill to levy a tax on soft drinks, chewing gum, tobacco, cigars and cigarettes, and to provide for the disposition of the revenue raised by the same.

By MR. HORNER: A bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

To the Committee on Special, Private and Local Legislation:

By MR. SMITH *of Norfolk county*: A bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

By MR. TYLER: A bill to add a new section to the charter of the city of Radford, to be known as section 71, in relation to the manner of electing the civil and police justice.

By MR. BAGBY: A bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years.

By MR. RAMSEY: A bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 35. Senate bill to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, etc., that are void as to creditors and purchasers unless recorded.

No. 287. Senate bill prescribing the times of holding the regular

terms of court in the twenty-fourth and thirty-third judicial circuits.

No. 251. Senate bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon a transfer at death of the personal property of nonresidents, and providing penalties for the violation of this section.

No. 291. Senate bill to amend and re-enact an act entitled an act to define the status of persons having their actual or habitual places of abode in this State for the larger portion of the twelve months succeeding the first day of February in each year for the purposes of taxation, approved March 16, 1918, and acts amendatory thereof.

No. 225. Senate bill to amend and re-enact section 4278 of the Code of 1919.

No. 158. Senate bill to authorize and validate the payment of small bank balances and small sums due from employers to next of kin of decedent.

The following House bills were read at length a first time and ordered to be printed:

No. 386. House bill to amend the charter of the town of Pennington Gap, Lee county, Virginia; to authorize the issuing of bonds for roads, sewers and water; and to authorize the town to sell, lease, etc., its property, rights of ways, etc., to secure water.

No. 387. House bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 25, 29, 30, 40, 43, 44, 65 and 78 of the charter of the city of Richmond, as the same may have been heretofore amended.

No. 388. House bill to authorize the county of Amherst to borrow money and issue bonds for a sum not exceeding two hundred and seventy thousand (\$270,000.00) dollars.

No. 389. House bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875.

No. 390. House bill to provide for the drainage of low lands in the county of Princess Anne.

No. 391. House bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for a term of four years.

No. 392. House bill to authorize the Commissioner of the Department of Game and Inland Fisheries to issue nonresident hunting and fishing licenses to United States field inspectors of the Bureau of Biological Survey, Department of Agriculture, United States field inspectors of the Bureau of Fisheries, Department of Commerce.

No. 393. House bill to provide that all lands owned or controlled by the Commonwealth shall constitute game sanctuaries.

No. 394. House bill to amend and re-enact section 3307 of the Code of Virginia.

No. 395. House bill to amend and re-enact section 3325 of the Code of Virginia.

No. 396. House bill to amend and re-enact section 6296 of the Code of Virginia of 1919, to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia, in regard to the appointment of commissioners to execute deeds, approved March 16, 1918.

No. 397. House bill to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings, in the name of the Commonwealth of Virginia, in all cases not provided for by existing law.

No. 398. House bill to amend and re-enact section 4988 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 399. House bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices.

No. 400. House bill providing that no assignment of salary or wages, or any writing operating as an assignment, hereafter made shall be valid unless a copy of same shall, within ten days, be delivered by the assignee to the employer of the assignor.

No. 401. House bill to amend and re-enact sections 5867 and 5869 of the Code of Virginia.

No. 402. House bill to provide that women shall have the same rights, privileges and immunities under the law as men.

No. 403. House bill to amend and re-enact section 6270 of the Code of Virginia.

No. 404. House bill to provide for the supervision and examination of all companies doing business in this State under what is generally known as "The Morris Plan," "The Gammon Plan," "The Stein Plan," or any other companies operating under a similar plan, and to repeal chapter 74 of the Acts of Assembly of 1920, approved February 21, 1920.

No. 405. House bill to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4116 and 4117 of the Code of Virginia of 1919.

No. 406. House bill to make it a misdemeanor for any person to deliver as payment or conditional payment of any pre-existing liability, obligation or debt, a check, draft or order that is not paid by the drawee, or not paid within five days after written notice of its dishonor shall have been given to the maker or drawer.

No. 407. House bill to provide for the incorporation, establishment and operation of loan and savings institutions known as "Credit Unions."

No. 408. House bill to abolish the fee system of compensating



clerks of the Supreme Court of Appeals, to place the clerks of said court upon a salary basis, and to provide how and when their compensation and allowances for the conduct of their offices shall be fixed and paid.

No. 409. House bill to amend and re-enact section 3504 of the Code of Virginia, and to repeal section 3527 of the Code of 1887, as amended by chapter 392, Acts 1918, approved March 20, 1918.

No. 410. House bill to amend and re-enact section 4835 of the Code of Virginia.

No. 411. House bill to amend and re-enact section 2699 of the Code of Virginia, which relates to bonds required of city treasurers.

No. 412. House bill to amend and re-enact section 2698 of the Code of Virginia.

No. 413. House bill to amend and re-enact section 3513 of the Code of Virginia.

No. 414. House bill to amend and re-enact sections 2546 and 2550 of the Code of Virginia.

No. 415. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 416. House bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920.

No. 417. House bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 418. House bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 419. House bill to amend and re-enact section 2431 of the Code of Virginia.

No. 420. House bill concerning the compensation of justices of the peace.

No. 421. House bill to authorize and require the Auditor of Public Accounts to withhold the commission of a commissioner of revenue for assessing omitted State taxes where the legality of the assessment is contested.

No. 422. House bill to provide a simple remedy for the correction of erroneous assessments of taxes when such error is due to a mistake on the part of the assessing officer, or to the mistake of the officer on whose report the assessment was made.

No. 423. House bill to amend and re-enact an act entitled an act to amend and re-enact section one of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March 22, 1916, and as further amended by an act approved March 9, 1918, approved March 25, 1920.

No. 424. House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916, March 9, 1918, and March 25, 1920.

No. 425. House bill to amend and re-enact sections 1608, 1609, 1615, 1617, 1618 and 1622 of the Code of Virginia, section 1615 of which was amended by an act approved March 15, 1920.

No. 426. House bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$60,000.00 for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian Creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet; and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of said bonds at maturity.

No. 427. House bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in inspecting and receiving any work done under or by virtue of this act.

No. 428. House bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek Store to the Henry county line near Shady Grove in Snow Creek magisterial district, and requiring the said board to levy a tax for the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity.

No. 429. House bill requiring certain reports to be made by the Secretary of the Commonwealth.

No. 43. House bill to amend and re-enact section 6348 of the Code of Virginia, as amended by an act approved March 19, 1920; was, on motion of Mr. TYLER, dismissed.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 58. House bill to amend and re-enact section 2406 of the Code of Virginia. (Amended.)

No. 94. House bill to authorize the counties and cities of the State to establish county or city farms, and providing for the use of the same, and for the government and support of persons confined therein.

No. 99. House bill to amend and re-enact section 200 of the Code of Virginia, as heretofore amended and re-enacted.

No. 101. House bill to amend and re-enact section 3246 of the Code of Virginia. (Amended.)

No. 102. House bill to amend and re-enact section 3240 of the Code of Virginia. (Amended.)

No. 103. House bill to prohibit the sale of certain species of game fish in this State. (Amended.)

No. 104. House bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth. (Amended.)

No. 108. House bill to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 291 of Acts of 1918.

No. 109. House bill to require all owners, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled.

No. 113. House bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended. (Amended.)

No. 116. House bill to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within the State, and authorizing the acquisition thereof, and any interest therein, and repealing all prior acts and parts of acts in conflict with this act, approved March 16, 1918.

No. 117. House bill to create the Virginia commission for the blind, to define its duties, and to make appropriation for its maintenance.

No. 118. House bill to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

No. 119. House bill to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of State



hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violation of this act.

No. 124. House bill to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 130. House bill to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920.

No. 133. House bill to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth.

No. 136. House bill to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 138. House bill to amend and re-enact section 3338 of the Code of Virginia.

No. 139. House bill to amend and re-enact section 1 of an act entitled an act to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs; and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918, approved March 22, 1920.

No. 140. House bill to protect landlords against removal of crop by tenants until rents and advances are paid, and to prescribe punishment therefor.

No. 142. House bill to establish the standard of weights and measures for the following corn-mill products, namely, flour, hominy, grits and meals.

No. 152. House bill to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof.

No. 157. House bill to amend and re-enact section 5439 of the Code of Virginia.

No. 158. House bill to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918.

No. 165. House bill to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact subsection 13 of section 2086 of the Code of Virginia, as heretofore amended, approved February 19, 1918. (Amended.)

No. 169. House bill to amend and re-enact section 6020 of the Code of Virginia.

No. 170. House bill to amend and re-enact section 5205 of the Code of Virginia.

No. 182. House bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public

free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of nonresidents, and providing penalties for the violation of this section.

No. 185. House bill to amend and re-enact section 2414 of the Code of Virginia.

No. 187. House bill to amend and re-enact an act entitled an act to create and maintain a State board of crop pest commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903.

No. 188. House bill to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 189. House bill to amend and re-enact section 2136 of the Code of Virginia.

No. 196. House bill to amend and re-enact section 1021 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 207. House bill to amend and re-enact section 417 of the Code of Virginia. (Amended.)

No. 210. House bill to amend and re-enact section 3394 of the Code of Virginia, as amended by an act approved March 4, 1920.

No. 211. House bill to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 303. House bill to amend and re-enact section 78 of the Code of Virginia—special order, came up.

MR. CAMPBELL offered an amendment in the nature of a substitute, which was rejected.

Motions severally made by MESSRS. STINSON, ELLER, FORD and BOWLES to amend the bill were severally rejected.

On motions severally made by MESSRS. GROOME, BAGBY, COMMINS, EWELL, FORD and BREWER the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 76; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Fuller, Gibson, Graham, Rogers, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramsey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—76.

NAYS—MESSRS. Bowles, Campbell, Carpenter, Carter, Eller, Ford, Gordon, Hall, Keen, Nottingham, Owen, Rew, Sinclair, Smith, Lemuel F., Woodville—15.

MR. OZLIN moved to reconsider the vote by which the bill was passed, which was rejected.

No. 349. House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924—special order, having been printed, came up.

MR. BROWN of *Roanoke county* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 76; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramsey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—76.

NAYS—Mr. Boatwright—1.

MR. SMITHEY moved to amend as follows: Page 1, last line, after the word "to-wit" insert the following: "But no moneys not herein expressly appropriated shall be paid out of the State treasury, unless otherwise appropriated by law:" which was rejected.

Pending the further consideration of the bill, on motion of MR. ADAMS the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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#### THURSDAY, FEBRUARY 23, 1922.

Prayer by Rev. Austin O. Boda, D. D., of Northside Baptist church, Richmond, Va.

On motion of MR. SHEPHERD, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

The following communications from the Senate, by their Clerk, were read as follows:

*In Senate, February 20, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay



the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 60; an act to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments approved March 15, 1920, No. 95; an act to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Junior, No. 155; an act to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the making, changing and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by an act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920, No. 179; an act to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920, No. 181; and an act to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses, No. 221.

They have agreed to House amendments to Senate bills entitled an act to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00 and providing for the payment of said certificates, No. 29; an act to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes, No. 85; and an act to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund, No. 243.

They have passed, with amendments, House bills entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville, and Fork magisterial districts of said county, approved September 9, 1919, No. 177; an act to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia, or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent

road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges, No. 178; an act to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920, No. 198; an act to authorize the school board of Western branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount, No. 199; an act to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount, No. 200; and an act to amend and re-enact an act entitled an act to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920, No. 201.

And they have passed Senate bills entitled an act to amend and re-enact section 5827, relating to the limitation of enforcement of deeds of trust and mortgages, No. 130; an act to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for enforcement thereof; and providing penalty for the violation thereof, No. 159; an act to amend and re-enact section 89 of the Code of Virginia, No. 187; an act to amend section 780 of the Code prescribing the manner of the appointment of school trustees in cities and to validate the acts of the school board of the city of Winchester, No. 261; an act to amend and re-enact section 2146 of the Code of Virginia, and to repeal chapter 422 of the Acts of 1918, No. 267; an act to amend and re-enact section 892 of the Code of 1919, relating to cedar rust and the reimbursement of counties for expenditures made in the destruction of cedar trees, No. 273; an act to validate bonds under chapter 28 of the Acts of 1919 in the county of Albemarle, No. 274; an act to amend and re-enact section 3319 of the Code of Virginia, No. 282; an act to amend and re-enact section 3329 of the Code of Virginia, No. 283; an act designating that part of primary road, No. 9, of the State highway system from Richmond to Staunton as the Jefferson highway, No. 292; an act to provide for the use or disposition of parts of the turnpike road from Rustburg to Lynchburg in Campbell county not taken over

or used by the State Highway Commission in the State highway system, No. 302; an act to amend and re-enact section 2780 of the Code of Virginia, No. 309; an act to authorize the board of supervisors of Botetourt county to borrow ten thousand dollars for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor, No. 338; an act to authorize and empower the board of supervisors of Craig county to borrow money and issue notes therefor, No. 339; an act to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail, No. 346; an act authorizing the board of supervisors of Stafford county to discontinue the levy heretofore laid in said county known as the bridge levy upon certain conditions, No. 352; an act authorizing the board of supervisors of Stafford county to levy a tax upon certain property for the purpose of erecting a courthouse, county offices and a jail in said county, No. 353; and an act to amend and re-enact section 79 of the Code of Virginia, No. 77; in which they request the concurrence of the House of Delegates.

*In Senate, February 21, 1922.*

The Senate has passed, with amendments, House bill entitled an act to regulate the shipment of game birds and game animals from one point in this State to another point in the State, No. 25; in which they request the concurrence of the House of Delegates.

Nos. 177, 178, 198, 199, 200, 25 and 201. House bills were, on motions severally made, placed on the calendar.

Nos. 273, 274, 282, 283, 309, 339, 346 and 353. Senate bills were referred to the Committee on Counties, Cities and Towns.

Nos. 77 and 187. Senate bills were referred to the Committee on Privileges and Elections.

No. 261. Senate bill was referred to the Committee on Schools and Colleges.

Nos. 267, 292, 302, 338 and 352. Senate bills were referred to the Committee on Roads and Internal Navigation.

No. 159. Senate bill was referred to the Committee on General Laws.

No. 130. Senate bill was referred to the Committee for Courts of Justice.

No. 8. Senate bill to require persons sixteen years of age, or over, of sufficient earning capacity or income to support their parents who are in destitute or necessitous circumstances, and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hun-



dred thousand inhabitants or more, approved March 19, 1920; having been considered by the committee in session, was reported from the Committee for Courts of Justice. (With amendments.)

The following House bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 430. House bill to amend and re-enact section 5995 of the Code of Virginia, as amended by an act approved February 25, 1920.

No. 431. House bill to amend and re-enact section 2770 of the Code of Virginia.

No. 432. House bill to amend and re-enact section 6474 of the Code of Virginia.

No. 433. House bill to amend and re-enact section 3555 of the Code of Virginia, and to repeal sections 3556, 3557, 3558, 3559, 3560 and 3561 of the Code of Virginia.

No. 434. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect.

No. 435. House bill to amend and re-enact an act entitled an act to make it a larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof, with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent, approved March 20, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 436. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920.

No. 437. House bill to provide for the consolidation or annexation of cities.

No. 438. House bill to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions.

No. 439. House bill to amend and re-enact section 2978 of the Code of Virginia.

No. 440. House bill to amend and re-enact section 2720 of the Code of Virginia.

No. 441. House bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith, approved March 16, 1918.

No. 442. House bill to create Arlington sanitary district, imposing certain duty on the board of supervisors, granting to said board the power of eminent domain, and authorizing the issue of bonds upon certain conditions, and to repeal an act approved March 25, 1920.

No. 443. House bill to prohibit the use of giant powder, or dynamite and other explosive substances injurious to fish, in any of the water courses of Lee county.

No. 444. House bill imposing an annual license fee upon signs, signboards and billboards in Arlington county, Virginia, defining the manner of issuing such licenses, providing for the removal of signboards and billboards erected or maintained without license; and imposing a penalty for the placing, erecting or maintaining of a signboard or billboard without such license, but exempting signs, signboards and billboards relating to the business conducted on the premises, or relating to the premises on which the sign is located, or signs of a limited size used wholly or partly for travel direction purposes, or signs which advertise the community in which or adjacent to which such signs are located.

No. 445. House bill to authorize counties, cities and towns to establish and maintain free public libraries or reading rooms as memorials to the Virginia soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to create a board of library examiners; and to authorize the county or city school boards to borrow money and issue bonds; and to empower the State Board of Education to lend the moneys belonging to the Literary Fund to erect such memorial libraries.

House bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keep-

ing in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920: having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to add a new section to the charter of the city of Radford, to be known as section 71, in relation to the manner of electing the civil and police justice; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. K. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. WILLIS moved that the chair be vacated at 2 o'clock, to be resumed at 3:30 P. M., which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By MR. JEFFREYS: A bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to



incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916.

By MR. TYLER: A bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916.

By MR. GROOME: A bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire-fighting purposes.

By MR. BOLTON: A bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 8. Senate bill to require persons sixteen years of age, or over, of sufficient earning capacity or income to support their parents who are in destitute or necessitous circumstances, and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 430. House bill to amend and re-enact section 5995 of the Code of Virginia, as amended by an act approved February 25, 1920.

No. 431. House bill to amend and re-enact section 2770 of the Code of Virginia.

No. 432. House bill to amend and re-enact section 6474 of the Code of Virginia.

No. 433. House bill to amend and re-enact section 3555 of the

Code of Virginia, and to repeal sections 3556, 3557, 3558, 3559, 3560 and 3561 of the Code of Virginia.

No. 434. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia, and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect.

No. 435. House bill to amend and re-enact an act entitled an act to make it a larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof, with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent, approved March 20, 1920.

No. 436. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920.

No. 437. House bill to provide for the consolidation or annexation of cities.

No. 438. House bill to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions.

No. 439. House bill to amend and re-enact section 2978 of the Code of Virginia.

No. 440. House bill to amend and re-enact section 2720 of the Code of Virginia.

No. 441. House bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith, approved March 16, 1918.

No. 442. House bill to create Arlington sanitary district, imposing certain duty on the board of supervisors, granting to said board the power of eminent domain, and authorizing the issue of bonds upon certain conditions, and to repeal an act approved March 25, 1920.

No. 443. House bill to prohibit the use of giant powder, or dynamite and other explosive substances injurious to fish, in any of the watercourses of Lee county.

No. 444. House bill imposing an annual license fee upon signs, signboards and billboards in Arlington county, Virginia, defining the manner of issuing such licenses, providing for the removal of signboards and billboards erected or maintained without license; and imposing a penalty for the placing, erecting or maintaining of a signboard or billboard without such license, but exempting signs,

signboards and billboards relating to the business conducted on the premises or relating to the premises on which the sign is located, or signs of a limited size used wholly or partly for travel direction purposes, or signs which advertise the community in which or adjacent to which such signs are located.

No. 445. House bill to authorize counties, cities and towns to establish and maintain free public libraries or reading rooms as memorials to the Virginia soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to create a board of library examiners; and to authorize the county or city school boards to borrow money and issue bonds; and to empower the State Board of Education to lend the monies belonging to the Literary Fund to erect such memorial libraries.

No. 47. Senate bill to amend and re-enact section 6239 of the Code of Virginia, as amended by an act approved March 19, 1920; was, on motion of Mr. WILLIS, recommitted.

No. 363. House bill to amend sections 3408 to 3422, both inclusive, of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918, and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918; was, on motion of Mr. PRICE, recommitted.

No. 349. House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924—special order, came up.

Mr. HURT offered the following resolution:

Whereas, the legislature of 1920 materially increased the salaries of the State and county officers to meet the abnormally high cost of living; and,

Whereas, such cost of living has been materially decreased, and is rapidly decreasing, both the cost of food and clothing being about one-half of the war prices; and,

Whereas, a great business depression exists throughout the State, and especially in the business of agriculture, making it just and fair to reduce the official cost of operating the State government to the basis existing prior to 1920: now, therefore, be it

Resolved by the House of Delegates of Virginia, That the appropriations committee furnish the House with the figures necessary to restore the cost of the State government to its pre-war basis, or that existing prior to the appropriation bill of 1920, and that this information be furnished the House as quickly as the said committee is able to do so; and that consideration of the appropria-



tion bill by the House be postponed until such information is furnished; which was rejected—yeas, 20; nays, 62.

On motion of Mr. GORDON, the vote was recorded as follows:

YEAS—Messrs. Beattie, Craft, Eller, Ford, Gordon, Gray, J. Walter, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Hurt, Keen, Keezell, Koger, McLean, Owen, Patterson, Smith, E. Hugh, Smithey, Stinson—20.

NAYS—Messrs. Adams, Anderson, Bagby, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Gibson, Graham, Gray, Z. T., Groome, Haddon, Henley, Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Long, McCaleb, McNutt, Moffett, Norris, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Richards, Rodgers, Shepherd, Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Mr. Speaker—62.

The hour of 2 o'clock having arrived, the chair was vacated until 3:30 P. M.

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#### THURSDAY, FEBRUARY 23, 1922—AFTERNOON SESSION.

The consideration of No. 349 House bill to appropriate the public revenue for the two fiscal years ending respectively on the 28th day of February, 1923, and the 29th day of February, 1924, was resumed.

MR. GIBSON offered the following amendment:

Page 2, after the words "Librarian of the Senate" strike out the words "the sum of eight dollars per day" and insert the following words "the sum of six dollars per day except during the sessions of the General Assembly, when he shall receive the sum of eight dollars per day;" which was rejected.

MR. GORDON moved to amend as follows:

Page 3, line 1—Reporter of the Supreme Court of Appeals, strike out "Reporter, \$2,500," and insert "\$1,500;" which was agreed to.

MR. GIBSON moved to amend as follows:

Page 3—Clerk Supreme Court of Appeals—after the words "clerk at Richmond \$550.00," insert the words "provided only so much thereof as, in addition to the fees received by the Clerk at Richmond, less his necessary actual expenses allowed by the Court of Appeals, as may be necessary to make his total net compensation amount to the sum of five thousand dollars;" which was agreed to.

MR. GIBSON moved to amend as follows:

Page 3, mileage and expenses of Supreme Court of Appeals—after the word "Appeals" strike out the balance of the section and insert the following words "not to exceed, however, three hundred dollars per each judge, and which shall be in lieu of mileage."

MR. SMITH of *Northumberland* moved to amend the amendment by striking out the word "three" and inserting in lieu thereof the word "five;" which was agreed to.

The amendment as amended was agreed to.

MR. WILLIS moved to amend as follows:

Page 2. Clerk of the House of Delegates—after "Clerk of Senate" add "the Clerk of the House of Delegates" and after the words "ten dollars per day" add "for such days as he does not receive \$12 per day" and before "sessions" add "present and subsequent sessions;" which was agreed to.

MR. GORDON moved to amend as follows:

Page 3. lines three and four, Clerks Supreme Court of Appeals—strike out "Clerk at Staunton \$400" and insert "Clerk at Staunton \$320," strike out "Clerk at Wytheville \$400," and insert "Clerk at Wytheville \$320;" which was agreed to.

MR. GORDON moved to amend as follows:

Page 3. Supreme Court of Appeals; officers, employees of—strike out "\$14,353" and insert "\$13,694;" which was agreed to.

MR. SMITHEY moved to amend as follows:

Page 4. Secretary to Governor and Assistant Secretary to—strike out "\$3,600" and insert "\$2,500;" strike out "2,100" and insert "\$1,800;" which was rejected.

On motion of MR. SMITHEY, the vote was recorded as follows—yeas, 27; nays, 52.

YEAS—Messrs. Bagby, Boatwright, Bolton, Campbell, Commins, Craft, Eller, Ford, Gibson, Gordon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Hylton, Keen, Keezell, McLean, Norris, Patterson, Smith, Charles F., Smith, E. Hugh, Smithey, Stinson, Turner, Warren, B. S., Woodville—27.

NAYS—Messrs. Adams, Bondurant, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, DeFriece, Dotson, Ewell, Farrier, Fletcher, Graham, Gray, J. Walter, Groome, Haddon, Henley, Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Long, McCaleb, McNutt, Moffett, Nottingham, Ozlin, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Mr. Speaker—52.

MR. SMITH of *Northumberland* moved to amend as follows:

Page 4. Secretary and Assistant Secretary to Governor—strike out "\$3,600" and insert "\$3,000;" strike out "\$2,100" and insert "\$2,000;" which was rejected.

MR. BROWN of *Norfolk city* moved to amend as follows:

Page 4, line 6, corporation court, insert the following: "Judge (1) at \$2,750.00 for first year and judge (1) at \$3,000 for second year;" which was agreed to.

On motion of MR. GORDON, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

FRIDAY, FEBRUARY 24, 1922.

Prayer by Rev. Austin O. Boda, D. D., of Northside Baptist church, Richmond, Va.

On motion of Mr. TAYLOR, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

No. 5. Senate joint resolution proposing amendment of section 132 of the Constitution of Virginia: having been considered by the committee in session, was reported from the Committee on Schools and Colleges. (With the recommendation that it do not pass.)

No. 11. Senate joint resolution proposing amendment to section 130 of the Constitution; having been considered by the committee in session, was reported from the Committee on Schools and Colleges. (With the recommendation that it do not pass.)

No. 253. Senate bill to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918; having been considered by the committee in session, was reported from the Committee on Moral and Social Welfare. (With amendments.)

No. 207. Senate bill to amend and re-enact section 3505 of the Code of Virginia and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizance, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918; having been considered by the committee in session, was reported from the Committee on Finance. (With amendments.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 274. Senate bill to validate bonds under chapter 28 of the Acts of 1919, in the county of Albemarle. (With an amendment.)

No. 339. Senate bill to authorize and empower the board of



supervisors of Craig county to borrow money and issue notes therefor.

No. 346. Senate bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

No. 353. Senate bill authorizing the board of supervisors of Stafford county to levy a tax upon certain property for the purpose of erecting a courthouse, county offices and a jail in said county.

A joint resolution proposing amendment to section 110 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Officers and Offices at the Capitol.

No. 446. House bill to provide for the designation of depositories for county, city and town funds; and to require such funds to be deposited therein pending their disbursement according to law; having been considered by the committee in session, was reported from the Committee on Officers and Offices at the Capitol.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 447. House bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.

No. 448. House bill to appropriate \$145.00 to reimburse Charles Cortlandt Walton, Jr., for expenditures made and bills incurred by him in the organization and recruiting of the Ninth Company, Virginia Coast Artillery, between the time its organization was authorized by the State authorities and its muster into Federal service August 4, 1917.

No. 449. House bill to authorize the convict lime board to sell and convey its plant at Irvington, including the land, buildings and other property located thereon, and to use the proceeds to enlarge its plant in the county of Augusta, or to pay such proceeds into the treasury of the State.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 450. House bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900.

No. 451. House bill to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel

or attorneys for the State of Virginia to prosecute and recover any claims that may be due this State from the United States of America on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system.

No. 452. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand (\$15,000.00) dollars for the purpose of building and improving school buildings in Pungo magisterial district in said county, to sell the said bonds, to provide for the payment of interest thereon and the principal thereof and to authorize the school board of Pungo district of Princess Anne county to dispense the funds so obtained.

No. 453. House bill to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvement in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 454. House bill to amend and re-enact section 2773 of the Code of Virginia, as amended by an act approved March 2, 1920.

No. 455. House bill to amend and re-enact section 3465 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 456. House bill to provide for the enumeration of the veterans, the wives and widows of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 457. House bill to repeal an act entitled an act to define and regulate the practice of poropathy and manipulative surgery, to provide license of practitioners thereof, and to provide for a penalty for the violation of this act, and for other purposes, approved March 14, 1918.

No. 458. House bill to amend and re-enact section 3879 of the Code of Virginia.

No. 459. House bill to amend and re-enact section 4676 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 460. House bill to amend and re-enact section 1616 of the Code of Virginia.

No. 461. House bill to amend and re-enact section 6426 of the Code of Virginia.

No. 462. House bill to amend and re-enact section 581 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Library.

No. 463. House bill to exempt honorably discharged Confederate soldiers and sailors, their wives and widows, from the payment of a license tax on certain occupations under certain conditions; having been considered by the committee in session, was reported from the Committee on Finance.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 464. House bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years.

No. 465. House bill to add a new section to the charter of the city of Radford, to be known as section 71, in relation to the manner of electing the civil and police justice.

No. 466. House bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued.

House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.



House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire-fighting purposes; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

EDWIN H. GIBSON, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

MR. WILLIS offered the following resolution:

Resolved, That the following House bills be made special and continuing orders for 12 o'clock M. in the order following:

H. B. 174. Hampton Roads Port Commission.

H. B. 350. Office building.

H. B. 351. Assessors of lands.

H. B. 191, 408, 409, 410, 411, 412, 413, 414, 415, 416, 417, 418, 419, 420, 421, 422, 423 and 424—Fee bills.

MR. GORDON moved to strike out H. B. 174—Hampton Roads Port Commission; which was rejected.

The resolution was agreed to.

MR. BONDURANT offered the following resolution:

Whereas, through its Senator and Delegates, the city of Norfolk extended to the General Assembly of Virginia an earnest invitation to be its guest in the celebration of George Washington's birthday, 1922, and in so doing to enjoy the hospitality of its citizens, to visit the port of Hampton Roads, the army and navy bases, and the city and its many attractions; and,

Whereas, this Assembly accepted said invitation, and did in fact become the guest of the city of Norfolk; and,

Whereas, it is the firm belief of the General Assembly that no Assembly, either in Virginia or in any other State, has ever been so handsomely entertained, nor given such an opportunity to see and to know of the unequalled greatness and the immeasurable possibilities of the port of Hampton Roads and the city of Norfolk itself; now, therefore, be it

Resolved by the House of Delegates (the Senate concurring), That we here and now express our profound appreciation of the great honor that has been bestowed upon us; of our feeling of the everlasting truth that Virginia possesses a harbor and city unequalled in utility and beauty in any other State or in any other nation.

And that we do now thank the city of Norfolk and its representatives for a day of pleasure and profit, the recollection of which will linger in our minds long after all other events connected with this session of the General Assembly have faded from our memories; which was agreed to.

Ordered that MR. BONDURANT carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. WOODSON, who informed the House that the Senate had agreed to the resolution.

The following were presented and referred under Rule 37:

To the Committee on Finance:

By MR. SMITHEY: A bill to require all excess telephone rates above pre-world war rates in cities over 150,000 inhabitants to be paid as taxes in said cities.

By MR. BROWN of *Lynchburg*: A bill to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

To the Committee on Special, Private and Local Legislation:

By MR. SMITH *of Albemarle*: A bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville.

By MR. HALL (by request): A bill to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure, to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922.

By MR. DEANS: A bill authorizing the board of supervisors for the county of Isle of Wight to reimburse J. C. Ashby for the loss of two barns, caused by fire.

By MR. McCOTTER: A bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district, in Prince George county, to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, approved February 11, 1922.

By MR. DEANS: A bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended.

By MR. HOOVER *of Shenandoah*: A bill for the protection of ring-necked pheasants in Shenandoah county.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 207. Senate bill to amend and re-enact section 3505 of the Code of Virginia and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the



Commonwealth of the counties and cities of the State certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizance, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918.

No. 253. Senate bill to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918.

No. 274. Senate bill to validate bonds under chapter 28 of the Acts of 1919, in the county of Albemarle.

No. 339. Senate bill to authorize and empower the board of supervisors of Craig county to borrow money and issue notes therefor.

No. 346. Senate bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

No. 353. Senate bill authorizing the board of supervisors of Stafford county to levy a tax upon certain property for the purpose of erecting a courthouse, county offices and a jail in said county.

The following House bills were read at length a first time and ordered to be printed:

No. 446. House bill to provide for the designation of depositories for county, city and town funds; and to require such funds to be deposited therein pending their disbursement according to law.

No. 447. House bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.

No. 448. House bill to appropriate \$145.00 to reimburse Charles Cortlandt Walton, Jr., for expenditures made and bills incurred by him in the organization and recruiting of the Ninth Company, Virginia Coast Artillery, between the time its organization was authorized by the State authorities and its muster into Federal service August 4, 1917.

No. 449. House bill to authorize the convict lime board to sell and convey its plant at Irvington, including the land, buildings and other property located thereon, and to use the proceeds to enlarge its plant in the county of Augusta, or to pay such proceeds into the treasury of the State.

No. 450. House bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900.

No. 451. House bill to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel or attorneys for the State of Virginia to prosecute and recover any claims that may be due this State from the United States of America, on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system.

No. 452. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand (\$15,000.00) dollars for the purpose of building and improving school buildings in Pungo magisterial district in said county, to sell the said bonds, to provide for the payment of interest thereon and the principal thereof, and to authorize the school board of Pungo district of Princess Anne county to dispense the funds so obtained.

No. 453. House bill to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvement in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount.

No. 454. House bill to amend and re-enact section 2773 of the Code of Virginia, as amended by an act approved March 2, 1920.

No. 455. House bill to amend and re-enact section 3465 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 456. House bill to provide for the enumeration of the veterans, the wives and widows of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

No. 457. House bill to repeal an act entitled an act to define and regulate the practice of poropathy and manipulative surgery, to provide license of practitioners thereof, and to provide for a penalty for the violation of this act, and for other purposes, approved March 14, 1918.

No. 458. House bill to amend and re-enact section 3879 of the Code of Virginia.

No. 459. House bill to amend and re-enact section 4676 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 460. House bill to amend and re-enact section 1616 of the Code of Virginia.

No. 461. House bill to amend and re-enact section 6426 of the Code of Virginia.

No. 462. House bill to amend and re-enact section 581 of the Code of Virginia.

No. 463. House bill to exempt honorably discharged Confederate soldiers and sailors, their wives and widows, from the payment of a license tax on certain occupations under certain conditions.

No. 464. House bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years.

No. 465. House bill to add a new section to the charter of the city of Radford, to be known as section 71, in relation to the manner of electing the civil and police justice.

No. 466. House bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued.

No. 174. House bill to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carrying on its work, and to require certain reports from the board of pilot commissioners; was, on motion of Mr. GORDON, taken up out of its order on the calendar.

MR. GORDON moved to refer the bill to the Committee on Appropriations; which was rejected—yeas, 30; nays, 47.

On motion of Mr. GORDON, the vote was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Bright, Brown, Mayo C., Campbell, Commins, Dotson, Ford, Gordon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Keen, Keezell, Koger, Long, McLean, Patterson, Rodgers, Smith, Charles F., Smithy, Snell, Turner, Warren, C. R., Williams, Woodville, Young—30.

NAYS—MESSRS. Boatwright, Bolton, Brown, Israel, Carter, Craft, Deans, Diggs, Eller, Ewell, Farrier, Fletcher, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hoover, C. N., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, McCotter, McNutt, Moffett, Nottingham, Ozlin, Page, Pitts, Pratt, Price, Ramey, Rew, Richards, Smith, Alfred C., Smith, Charles Henry, Story, Stuart, Taylor, Tyler, Wilkins, Willis, Woods, Mr. Speaker—47.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 212. House bill to amend and re-enact section 6046 of the Code of Virginia.

No. 213. House bill to amend and re-enact section 5827 of the Code of Virginia.

No. 214. House bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds.



No. 224. House bill to amend and re-enact section 253 of the Code of Virginia and to repeal section 232 of the Code of Virginia.

No. 238. House bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation.

No. 241. House bill to amend and re-enact section 4017 of the Code of Virginia.

No. 243. House bill to amend and re-enact section 2143 of the Code of Virginia.

No. 246. House bill to amend and re-enact section 6063 of the Code of Virginia.

No. 263. House bill to permit turnpike companies to regulate and control travel and traffic on turnpike roads.

No. 270. House bill to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia.

No. 269. House bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc. (Amended.)

No. 292. House bill to require State departments, officers, boards and commissions now required to make annual reports, to make bi-annual reports in lieu thereof. (Substitute.)

No. 291. House bill designating primary road No. 1 of the State highway system as the Jefferson Davis highway.

No. 304. House bill to amend and re-enact sections 4804 and 4805 of the Code of Virginia.

No. 296. House bill to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918.

No. 298. House bill to amend and re-enact section 2942 of the Code of 1919 as amended by chapter 367 of the acts of the General Assembly of 1920.

No. 305. House bill to amend and re-enact section 4930 of the Code of Virginia as amended by an act approved March 10, 1920.

No. 307. House bill to amend and re-enact section 5428 of the Code of Virginia.

No. 312. House bill to amend and re-enact section 6062 of the Code of Virginia.

No. 313. House bill to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia, and to prescribe the procedure thereon.

No. 308. House bill authorizing guardians of estates of infants who are inmates of eleemosynary institutions, and whose estates do

not exceed one thousand dollars, to pay the principal and income to such institutions upon certain conditions.

No. 315. House bill to amend and re-enact section 4163 of the Code of Virginia. (Amended.)

No. 323. House bill authorizing the governor to issue annually a proclamation calling upon the officials and people of the State to display flags on the second Sunday in May, known as Mothers' Day.

No. 325. House bill to amend and re-enact section 3202 of the Code of Virginia.

No. 327. House bill to amend and re-enact section 672 of the Code of Virginia.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 4. Senate bill to authorize and empower the town of Richlands, in Tazewell county, Virginia, through its mayor and town council, to sell and convey all school property, situate in said town, belonging to it, to Maiden Spring district school board.

No. 5. Senate bill to amend and re-enact an act approved March 10, 1920, entitled an act to authorize and empower the board of supervisors of the county of Dickenson, Virginia, to lay a special county levy to raise money for the purpose of providing for the construction of a county memorial, industrial and high school building, to be built in the town of Clintwood, in Dickenson county, Virginia, and providing for the securing of land upon which to erect said building, and to erect and equip said building, and to authorize and empower the said board of supervisors of said county to lay a special district levy in the Clintwood district, in said county, to raise money for the purpose of supplementing said special county levy, and also to authorize and empower the town council of the said town of Clintwood to lay a special town levy in said town to raise money for the purpose of also supplementing said special county levy. The said school building to be known as the "Dickenson County Memorial, Industrial and High School Building," and the said school building shall stand as a monument and memorial to the soldiers, sailors and marines from the said county of Dickenson in the late world's war, who lost their lives in this war.

No. 41. Senate bill to provide for the establishment of State game sanctuaries.

No. 53. Senate bill to empower the State Highway Commission to use without the institution of condemnation proceedings lands for camp sites, storage yards or detours.

No. 63. Senate bill to amend and re-enact an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

No. 70. Senate bill to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county, on behalf of said county, or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route, numbered eleven, of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of such bonds at maturity.

No. 73. Senate bill to amend and re-enact sections 1039 and 1075 and 1077 of title 12, chapter 46, of the Code of Virginia, 1919, relative to the insane, epileptic, feeble-minded and inebriates.

No. 82. Senate bill to regulate child placing, and to provide for the licensing, visitation, supervision, inspection and regulation of agencies engaged in the business of receiving and caring for children or placing or boarding them in private homes; and to repeal sections 1921 to 1935, inclusive, of the Code of Virginia.

No. 86. Senate bill to continue the Board of Charities and Corrections under the name of State Board of Public Welfare; to provide for the composition and maintenance of said board; to prescribe its powers, duties and compensation; to provide how the officers, assistants and employees of the board may be appointed and compensated; to authorize the board to create a children's bureau; to provide how county and city boards of public welfare must or may be appointed, with certain exceptions, and to prescribe the powers and duties of such local boards; to authorize such local boards to appoint local superintendents of public welfare, and to prescribe the powers, duties and compensation of such superintendents if and when appointed; also to repeal sections 1888 to 1902, inclusive, of the Code of Virginia.

No. 98. Senate bill to repeal an act entitled an act to constitute one quarantine district of the Elizabeth river and its branches, and to create a board of quarantine commissioners and a quarantine medical officer for said district, approved February 26, 1877, and all acts amendatory thereof.

No. 99. Senate bill to repeal sections 3668, 3670, 3671, 3672, 3675, 3676, 3677 of the Code of Virginia of 1919 and sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, as amended and re-enacted by an act entitled an act to amend and re-enact



sections 3665, 3666, 3667, 3673, 3674 of the Code of Virginia of 1919, approved March 20, 1920.

No. 106. Senate bill to authorize the board of supervisors of Nottoway county to levy a sufficient tax in addition to all other levies authorized by law to be laid for general district or county school purposes to pay the interest on and principal of certain bonds, and money borrowed from the Literary Fund, as the same shall become due.

No. 127. Senate bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 129. Senate bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

No. 171. Senate bill to amend and re-enact section 6245 of the Code of 1919, providing when and how docket of chancery cases; how cases called and disposed of.

No. 174. Senate bill to amend and re-enact an act approved January 16, 1912, entitled an act to amend and re-enact section 21 of the charter of the town of Lexington, approved April 28, 1874, to validate and confirm all bonds heretofore issued by the town and to authorize the mayor and the council of the town to issue bonds to the amount of seventy-five thousand dollars for the purpose of supplying the town with water.

No. 191. Senate bill to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes.

No. 192. Senate bill to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation.

No. 193. Senate bill to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such services.

No. 194. Senate bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of re-funding the outstanding short-term military highway notes.

No. 214. Senate bill for the protection of deer in the county of Mecklenburg.

No. 227. Senate bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone, in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 228. Senate bill to provide a new charter for the town of

Galax, situated in part in the county of Carroll and in part in the county of Grayson, and to repeal all other acts inconsistent with this act.

No. 242. Senate bill to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston, in the county of Halifax, as amended by an act approved March 11, 1912, entitled an act to amend and re-enact section 11 of an act approved January 30, 1888, entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Boston in the county of Halifax.

No. 262. Senate bill to amend and re-enact section 32 of an act entitled an act to provide a charter for the town of Lexington, approved April 28, 1874.

No. 264. Senate bill to validate the issuance and sale of eighty-five thousand dollars street and school improvement bonds of the town of Franklin, and to provide for the payment thereof.

No. 265. Senate bill to validate the issuance and sale of one hundred and sixteen thousand dollars water and light bonds, of the town of Franklin, and to provide for payment thereof.

No. 21. House bill to provide a new charter for the town of Strasburg, in the county of Shenandoah, and to repeal all acts or parts of acts in conflict therewith.

No. 24. House bill to provide for the seizure by game wardens of illegal fishing and hunting devices in this State.

No. 27. House bill to prohibit the killing of muskrats in this State between half an hour after sundown and half an hour before sunrise, except with traps.

No. 31. House bill to amend and re-enact section 3173 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 32. House bill to authorize the Commission of Fisheries to refund amounts paid under mistake for rent of oyster grounds.

No. 52. House bill to prevent bathing in the waters of certain portions of the Elizabeth river, polluted with sewage.

No. 55. House bill for the protection of fish in Buchanan county.

No. 66. House bill to authorize the board of agriculture to sell and convey a certain tract of land situated in the county of Augusta.

No. 68. House bill to amend and re-enact section 702 of the Code of Virginia.

No. 107. House bill to amend and re-enact sections 3922 and 3923 of the Code of Virginia.

No. 122. House bill to provide a new charter for the city of Suffolk and to repeal the existing charter of said city and the several acts amendatory thereof and all other acts and parts of acts inconsistent with this act so far as they relate to the said city of Suffolk.

No. 145. House bill validating and confirming the sale hereto-

fore made by the board of trustees of Margaret Academy, in the county of Accomac, of the real estate held by the said board in trust, to the school board of the town of Onancock.

No. 173. House bill for the protection of fish in the Nottoway river and its tributaries in the counties of Sussex and Greenville.

The hour of 12 o'clock M. having arrived, No. 349, House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924—special order, came up.

MR. WILLIS moved to reconsider the vote by which the amendment offered on yesterday by MR. GIBSON, as follows:

Page 2, Document Clerk and Librarian of Senate—after the words "Librarian of the Senate" strike out the words "the sum of eight dollars per day" and insert the following words "the sum of six dollars per day, except during the sessions of the General Assembly, when he shall receive the sum of eight dollars per day," was rejected, which was agreed to.

The amendment proposed by MR. GIBSON was agreed to.

MR. GORDON moved to amend as follows:

Page 5, Second Assistant Attorney General, secretary, stenographers—strike out "\$2,700" and insert "\$2,400;" strike out "\$1,600" and insert "\$1,500;" strike out "\$2,700" and insert "\$1,500;" which was rejected—yeas, 28; nays, 54.

On motion of MR. GORDON, the vote was recorded as follows:

YEAS—MESSRS. Beatie, Bondurant, Carpenter, Commins, Gibson, Gordon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Jones, Edwin B., Keen, Keezell, Long, McLean, Moffett, Owen, Smith, Charles F., St. Clair, Stinson, Taylor, Turner, Warren, B. S., Warren, C. R., Woodville, Young—28.

NAYS—MESSRS. Adams, Anderson, Boatwright, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Gray, Z. T., Groome, Haddon, Henley, Horsley, Hurt, Jeffreys, Jones, James P., McCaleb, McCotter, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, Story, Stuart, Trolinger, Tyler, Wilkins, Williams, Willis, Woods, Mr. Speaker—54.

MR. PAGE moved to amend as follows:

Page 6, Attorney General—at end of line 6 add the following: "The Attorney General shall be ex-officio the Commissioner of Prohibition and shall receive as a salary for same, out of this appropriation, the sum of \$500.00 per annum," which was agreed to.

MR. GORDON moved to amend as follows:

Page 6, enforcement of prohibition—strike out "\$37,500" and insert "\$18,750;" which was rejected.

MR. GORDON moved to amend as follows:

Page 6, Auditor of Public Accounts—strike out "\$48,880" and insert "\$45,000;" which was rejected.



Mr. GORDON moved to amend as follows:

Page 6, enumeration of veterans—strike out appropriation of \$6,000; which was rejected.

Mr. GORDON moved to amend as follows:

Page 6, registering marriages and divorces—strike out \$3,900 and insert \$2,700; which was rejected.

Mr. CAMPBELL moved to amend as follows:

Page 7, pensions—strike out \$900,000 and insert \$1,200,000; which was agreed to—yeas, 59; nays, 32.

On motion of Mr. BROWN of *Lynchburg*, the vote was recorded as follows:

YEAS—Messrs. Adams, Bolton, Bondurant, Brown, Israel, Campbell, Carpenter, Carter, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, McCaleb, McLean, McNutt, Norris, Ozlin, Page, Patterson, Pitts, Pratt, Ramsey, Rew, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, St. Clair, Stinson, Story, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young—59.

NAYS—Messrs. Anderson, Bagby, Boatwright, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Cummins, Craft, Ewell, Fletcher, Fuller, Gordon, Haddon, Henley, Hoover, W. C., Horsley, Jones, James P., Keezell, Long, Moffett, Nottingham, Price, Prince, Shepherd, Smith, Lemuel F., Stuart, Taylor, Tyler, Wilkins, Willis, Mr. Speaker—32.

Mr. CAMPBELL moved to reconsider the vote by which the amendment was agreed to.

Mr. WILLIS moved to pass by.

Pending the consideration of which the hour of 2 o'clock P. M. having arrived, the chair was vacated until 3:30 P. M.

#### FRIDAY, FEBRUARY 24, 1922—AFTERNOON SESSION.

The hour of 3:30 o'clock P. M. having arrived, the consideration of No. 349, House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, was resumed.

The motion of Mr. WILLIS to pass by the motion to reconsider, made by Mr. CAMPBELL, was agreed to.

Mr. RODGERS moved to amend as follows:

Page 8, assessing of property—after the paragraph add the words “provided that no payments to commissioners of the revenue shall be paid in excess of the commissions allowed commissioners of the revenue by section 2349 of the Code of 1919;” which was agreed to.

Mr. GIBSON moved to reconsider the vote by which the amendment was agreed to; which was rejected.

Mr. GORDON moved to amend as follows:

Page 9, Second Auditor, clerk, employees—strike out \$2,800 and insert \$2,500; strike out \$2,500 and insert \$2,000; strike out \$7,000 and insert \$6,500; which was rejected.

Mr. JONES of *Richmond city* moved to amend as follows:

Page 10, line 8, Secretary of Commonwealth, automobile expense—strike out \$120,380.00 and insert in lieu thereof \$130,000.00; which was rejected.

Mr. GORDON moved to amend as follows:

Page 10, Secretary of Commonwealth, inspectors—strike out "7 inspectors, \$10,500" and insert "4 inspectors, \$6,000;" which was rejected.

Mr. GORDON moved to amend as follows:

Page 11, State Treasurer—strike out \$27,861 and insert \$19,675; which was rejected.

Mr. HALL moved to amend as follows:

Page 15, State Health Commissioner—strike out \$5,000 and insert \$4,200; which was rejected.

Mr. BONDURANT moved to amend as follows:

Page 16, State Board of Health—strike out \$169,084 and insert \$145,087.72; which was rejected.

Pending the further consideration of the bill, on motion of Mr. SMITH of *Norfolk county*, the chair was vacated until 8 o'clock P. M.

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FRIDAY, FEBRUARY 24, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, consideration of No. 349, House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, was resumed.

Mr. GORDON moved to amend as follows:

Page 17, State Corporation Commission—strike out "commerce counsel not exceeding \$4,500;" which was rejected.

Mr. SMITHEY moved to amend as follows:

Page 17, State Corporation Commission—strike out "counsel to State Corporation Commission, \$4,000;" which was rejected.

Mr. WILLIS moved to amend as follows:

On page 18, State Corporation Commission—strike out "March 23, 1918," and insert in lieu thereof "March 20, 1920;" which was agreed to.

Mr. WILLIS moved to amend as follows:

On page 18, State Corporation Commission—after second paragraph add "for the further expense of inspection and for the prosecution of violations of chapter 408, Acts of Assembly of 1920, \$3,500.00;" which was agreed to.

Mr. HALL moved to amend as follows:

Page 19, Commissioner of Insurance—strike out \$5,000 and insert \$4,500; which was rejected.

Mr. HALL moved to amend as follows:

Page 20, military—add the following at end of paragraph “for obtaining data pertaining to the men and women from Virginia who served in the military and naval forces in the war with Germany, \$1,000;” which was agreed to.

Mr. WARREN moved to amend as follows:

Page 20, College of William and Mary—strike out \$228,925 and insert \$200,000; which was rejected.

Mr. STUART moved to amend as follows:

Page 20, William and Mary—strike out appropriation of \$50,000 for construction and equipment of new dormitory; which was rejected.

Mr. HENLEY moved to reconsider the vote by which the amendment was rejected, which was rejected.

Mr. SMITHEY moved to amend as follows:

Page 21, Legislative Reference Bureau, director—strike out \$3,000 and insert \$3,600, which was agreed to.

Mr. SMITHEY moved to amend as follows:

Page 21, Legislative Reference Bureau, assistant director—strike out \$2,400 and insert \$2,650; which was agreed to.

Pending the further consideration of which, on motion of Mr. EWELL, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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### SATURDAY, FEBRUARY 25, 1922.

Prayer by Rev. Austin O. Boda, D. D., of Northside Baptist church, Richmond, Va.

On motion of Mr. STORY, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 24, 1922.*

The Senate has passed, with amendments, House bill entitled an act to amend and re-enact section 78 of the Code of Virginia, No. 303:

And they have passed Senate bill entitled an act to amend and re-enact an act entitled an act relating to contracts for textbooks



adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia, No. 142; in which they request the concurrence of the House of Delegates.

No. 303. House bill was, on motion of Mr. HORSLEY, placed on the calendar.

No. 142. Senate bill was referred to the Committee on Schools and Colleges.

No. 159. Senate bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for enforcement thereof; and providing penalty for the violation thereof; having been considered by the committee in session, was reported from the Committee on General Laws.

The following House bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 467. House bill to validate, ratify, approve and confirm bonds issued on election heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor.

No. 468. House bill to allow graduates of accredited high schools, or persons receiving equivalent preparation, to enter the Medical College of Virginia at Richmond, or the medical department of the University of Virginia. (With the recommendation that it do not pass.)

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 469. House bill authorizing the board of supervisors of Washington county, to designate a road from Holston to Mendota in said county, to be constructed according to State highway plans with local and State funds, local funds to be reimbursed out of State funds, and road to be maintained and controlled by State Highway Commission.

No. 470. House bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 471. House bill authorizing the issue of bonds by counties for building, rebuilding or otherwise permanently improving public roads and bridges in counties, and providing for a tax to pay the same and providing for the maintenance and upkeep of same.

No. 472. House bill authorizing the issue of bonds by counties

for building, rebuilding or otherwise permanently improving roads and bridges in magisterial districts, and providing for a tax to pay the same.

No. 473. House bill to repeal an act entitled an act to anticipate by counties, or otherwise, the construction of the State highway system, approved March 15, 1920.

The following House bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 474. House bill to create a State tax commission; to define its powers and duties; to abolish the existing State tax board and local boards of review; to create county and city boards of equalization; and to appropriate money to carry out the provisions of this act.

No. 475. House bill to authorize the Adjutant General to place appropriate markers upon the battlefields of the seven days' campaign, to make appropriation therefor, and to authorize the Adjutant General to accept in the name of the Commonwealth the donations and services of citizens in carrying out the purposes of this bill.

No. 476. House bill to appropriate the sum of \$16,000.00 to repay the principal due by the school board of Ettrick subschool district, of Chesterfield county, to the Literary Fund, and to direct the Auditor of Public Accounts to draw his warrant in favor of the Literary Fund for the said sum.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 477. House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916.

No. 478. House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire-fighting purposes.

No. 479. House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town

of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916.

House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district, in Prince George county, to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputant, approved February 11, 1922; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill for the protection of ring-necked pheasants in Shenandoah county; having been considered by the Joint Com-



mittee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill authorizing the board of supervisors for the county of Isle of Wight to reimburse J. C. Ashby for the loss of two barns, caused by fire; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

The following were presented and referred under Rule 37:

To the Committee on Finance:

By MESSRS. DEFRIECE and C. R. WARREN: A bill to amend and re-enact section 36 $\frac{1}{2}$  of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt and to provide a special tax for pensions, approved April 16, 1903, as amended and re-enacted by an act approved March 22, 1916.

To the Committee on Special, Private and Local Legislation:

By MR. NOTTINGHAM: A bill to authorize, under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 159. Senate bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for enforcement thereof; and providing penalty for the violation thereof; was read at length a first time.

The following House bills were read at length a first time and ordered to be printed:

No. 467. House bill to validate, ratify, approve and confirm bonds issued on election heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor.

No. 468. House bill to allow graduates of accredited high schools, or persons receiving equivalent preparation, to enter the Medical College of Virginia at Richmond, or the medical department of the University of Virginia.

No. 469. House bill authorizing the board of supervisors of Washington county to designate a road from Holston to Mendota in said county to be constructed according to State highway plans with local and State funds, local funds to be reimbursed out of State funds, and road to be maintained and controlled by State Highway Commission.

No. 470. House bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 471. House bill authorizing the issue of bonds by counties for building, rebuilding or otherwise permanently improving public roads and bridges in counties, and providing for a tax to pay the same and providing for the maintenance and upkeep of same.

No. 472. House bill authorizing the issue of bonds by counties for building, rebuilding or otherwise permanently improving roads and bridges in magisterial districts, and providing for a tax to pay the same.

No. 473. House bill to repeal an act entitled an act to anticipate by counties, or otherwise, the construction of the State highway system, approved March 15, 1920.

No. 474. House bill to create a State tax commission; to define its powers and duties; to abolish the existing State tax board and local boards of review; to create county and city boards of equalization; and to appropriate money to carry out the provisions of this act.

No. 475. House bill to authorize the Adjutant General to place appropriate markers upon the battlefields of the seven days' campaign, to make appropriation therefor, and to authorize the Adjutant General to accept in the name of the Commonwealth the donations and services of citizens in carrying out the purposes of this bill.

No. 476. House bill to appropriate the sum of \$16,000.00 to repay the principal due by the school board of Ettrick subschool district, of Chesterfield county, to the Literary Fund, and to direct the Auditor of Public Accounts to draw his warrant in favor of the Literary Fund for the said sum.

No. 477. House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916.

No. 478. House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire-fighting purposes.

No. 479. House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town



of Chase City, in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek, in said county; was, on motion of Mr. REW, recommitted.

No. 204. House bill authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district; was, on motion of Mr. DEFRIECE, taken up out of its order on the calendar.

The amendment proposed by the Senate was concurred in—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Hall, Henderson, Henley, Hicks, E. A., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Nottingham, Owen, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woods, Woodville, Young, Mr. Speaker—74.

MR. DEFRIECE moved to reconsider the vote by which the amendment proposed by the Senate was agreed to, which was rejected.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 330. House bill to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia.

No. 333. House bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia. (Amended.)

No. 335. House bill to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 336. House bill making it unlawful for any person renting land from another for a share of the crop to abandon such lands until all crops thereon to be so shared have been harvested and marketed.

No. 341. House bill prescribing standard barrels for lime, and regulations for containers of cement; and providing penalties for violations of this act.

No. 344. House bill authorizing a school census in Bland school

district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920.

No. 345. House bill to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases.

No. 353. House bill to provide co-operation between the school system and the State Board of Health in the serious situation caused by malnutrition among the young children in the Commonwealth.

No. 354. House bill to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor.

No. 355. House bill to erect an infirmary building for advanced cases of tuberculosis among the negro race thereby providing a suitable place to which they may be removed from among the uninfected citizens, thus reducing the danger of spreading the infection and appropriating moneys to Piedmont for this purpose.

No. 356. House bill to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing moneys therefor.

No. 358. House bill to authorize the killing of elk in the county of Botetourt under certain conditions.

No. 362. House bill to amend and re-enact section 5276 of the Code of Virginia, as amended by an act approved February 21, 1920.

No. 364. House bill to amend and re-enact section 5121 of the Code of Virginia.

No. 365. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by acts approved March 20, 1916, March 20, 1918, and March 2, 1920.

No. 367. House bill to amend and re-enact section 6446 of the Code of Virginia.

No. 369. House bill to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia.

No. 370. House bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919.

No. 371. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county.

No. 372. House bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and

providing for the sale of the tollgate property and the disposition of the proceeds thereof.

No. 373. House bill to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown. (Amended.)

No. 374. House bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000, for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity.

No. 375. House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit. (Amended.)

No. 376. House bill to amend and re-enact section 2075 of the Code of Virginia.

No. 378. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920.

No. 379. House bill to prohibit the printing, stamping or impressing words, figures, designs, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped or impressed; and to prescribe fines and penalties for the violation hereof.

No. 380. House bill making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published.

No. 381. House bill to amend and re-enact section 3873 of the Code of Virginia.

No. 382. House bill to amend and re-enact sections 3780, as heretofore amended, 3781, 3786, 3788, 3810 as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876 as heretofore amended, of the Code of Virginia.

No. 383. House bill to amend and re-enact sections 3184, 3187 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920.



No. 385. House bill to amend and re-enact section 319 of the Code of Virginia.

No. 334. House bill to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 387. House bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 25, 29, 30, 40, 43, 44, 65 and 78 of the charter of Richmond, as the same may have been heretofore amended.

No. 389. House bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875.

No. 390. House bill to provide for the drainage of low lands in the county of Princess Anne.

No. 391. House bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for the term of four years.

No. 397. House bill to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings in the name of the Commonwealth of Virginia, in all cases not provided for by existing law.

No. 401. House bill to amend and re-enact sections 5867 and 5869 of the Code of Virginia.

No. 436. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920.

No. 441. House bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith.

No. 443. House bill to prohibit the use of giant powder, dynamite and other explosive substances injurious to fish in any of the watercourses of Lee county.

No. 426. House bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$60,000 for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet; and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 427. House bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in inspecting and receiving any work done under or by virtue of this act.

No. 428. House bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek store to the Henry county line near Shady Grove, in Snow Creek magisterial district, and requiring the said board to levy a tax for the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity.

No. 450. House bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900.

No. 452. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand dollars (\$15,000) for the purpose of building and improving school buildings in Pungo magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the school board for Pungo district of Princess Anne county to dispense the funds so obtained.

No. 453. House bill to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount.

No. 464. House bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years.

No. 465. House bill to add a new section to the charter of the city of Radford, to be known as section 71, in relation to the manner of electing the civil and police justice.

No. 466. House bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued.

No. 112. House bill to amend and re-enact section 2252 of the

Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920. (Amended.)

No. 274. House bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof. (Amended.)

The following House bills were, on motions severally made, dismissed:

No. 361. House bill to provide under what circumstances a presumption of an original grant of land from the Commonwealth shall arise, and to declare the effect of such presumption.

No. 337. House bill to amend and re-enact sections 885, 886 and 892, as heretofore amended, and to repeal section 893, of the Code of Virginia.

The following House bills were, on motions severally made, recommitted:

No. 442. House bill to create Arlington sanitary district, imposing certain duties on the board of supervisors, granting to said board the power of eminent domain, and authorizing the issuance of bonds upon certain conditions, and to repeal an act approved March 25, 1920.

No. 444. House bill imposing an annual license fee upon signs, signboards and billboards, in Arlington county, Virginia, defining the manner of issuing such licenses, providing for the removal of signs, signboards and billboards erected or maintained without license and imposing a penalty for the placing, erecting or maintaining of a signboard or billboard without such license, but exempting signs, signboards and billboards relating to the business conducted on the premises or relating to the premises on which the sign is located, or sign of a limited size used wholly or partly for travel direction purposes, or signs used wholly to advertise the communities in which or adjacent to which such signs are located.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 39. House bill to extend the time for collecting taxes accounted for by city, county and town treasurers, and not returned delinquent.

No. 60. House bill to amend and re-enact section 48 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section



189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 92. House bill to amend and re-enact sections 1, 2 and 5 of article 2 and section 1 of article 8 of an act entitled an act to incorporate the town of Phoebus, in Elizabeth City county, approved January 22, 1900, as heretofore amended by an act approved March 2, 1914, and by an act approved March 1, 1916, and as heretofore amended by an act approved March 24, 1920.

No. 95. House bill to amend and re-enact an act entitled an act enabling county boards of supervisors in certain counties to order and pay for certain public improvements through levy of special assessments, approved March 15, 1920.

No. 100. House bill providing for the use of voting machines in cities of fifty thousand inhabitants or more.

No. 132. House bill to amend an act approved February 17, 1890, entitled an act to incorporate the city of Danville by amending and re-enacting section 30 under chapter 6, for the purpose of prescribing the manner of election of a city constable, a collector of city taxes, a city attorney, and empowering the city council to prescribe the duties of the aforesaid officers, fix their salaries, or compensation; and also permit the city council to appoint a clerk of the market, inspector of buildings, and such other employees as it may deem necessary and proper and to define their term of office, powers, duties and compensation, and providing for bonds for said officers and the abolishment of any office appointive by the city council, for good cause, as amended and re-enacted by an act approved March 24, 1914.

No. 155. House bill to validate and ratify the conveyance of a certain lot in the city of Williamsburg by the mayor thereof to Moses R. Harrell, Junior.

No. 171. House bill to amend and re-enact section 54 of an act entitled an act to provide a new charter for the city of Radford, and to repeal all other acts or parts of acts in conflict therewith, approved March 15, 1910.

No. 179. House bill to amend and re-enact an act entitled an act to amend and re-enact an act approved March 2, 1888, providing for the making, changing, and working of roads in the county of Rockingham, approved March 8, 1888, as amended by an act of the General Assembly, approved March 5, 1890, as further amended by an act of the General Assembly, approved February 25, 1892, as further amended by an act of the General Assembly, approved March 2, 1894, and as further amended by an act of the General Assembly, approved February 26, 1896, approved March 15, 1904, as further amended by an act approved March 10, 1910, also by an act approved March 20, 1916, lastly amended by an act approved September 10, 1919, approved March 15, 1920.

No. 180. House bill to authorize the board of supervisors of Pittsylvania county to borrow a sum not exceeding \$250,000.00 to be used for general county purposes, including public free schools,

public roads and bridges, and to pay the indebtedness of said county incurred under act of the General Assembly, approved February 4, 1920.

No. 181. House bill to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920.

No. 218. House bill to authorize the mayor and council of the town of Cape Charles, in the county of Northampton, and State of Virginia, to issue bonds and borrow money for the purpose of paving the streets of the said town.

No. 220. House bill to amend and re-enact an act entitled an act to provide for the protection of the wild life in the county of Clarke, approved March 19, 1920.

No. 221. House bill to authorize the board of supervisors of Wise county to establish a home for women and girls convicted of certain offenses.

No. 227. House bill to amend and re-enact section 1 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 29. Senate bill to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00, and providing for the payment of said certificates.

No. 85. Senate bill to accept the provisions of an act of the Congress of the United States, approved November 23, 1921, entitled an act for the promotion of the welfare and hygiene of maternity and infancy, and for other purposes.

No. 125. Senate bill to amend and re-enact an act approved March 15, 1904, and further amended and approved by an act of February 17, 1920, authorizing the board of supervisors of Patrick and Grayson counties to levy a capitation tax for schools or other county purposes.

No. 243. Senate bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund.

Twelve o'clock M. having arrived, No. 349 House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 28th day of February, 1924—special order, came up.

MR. GORDON moved to amend as follows:

Page 21, traveling expenses, Superintendent Public Instruction—strike out \$1,200 and insert \$1,000; which was agreed to.

MR. GORDON moved to amend as follows:

Page 21, division superintendents conference, traveling expenses; strike out \$1,000; which was agreed to.

MR. GORDON moved to amend as follows:

Page 22, State Board of Education, rural schools—strike out \$475,000 and insert \$500,000; which was rejected.

MR. NORRIS moved to amend as follows:

Page 22, State Board of Education—line 1, after words “graded schools” add “having no high school department;” which was rejected.

MR. SMITHEY moved to amend as follows:

Page 22, rural schools—after the words “not exceeding” insert “provided that no part of this appropriation shall be paid for salary or traveling expenses of the nine supervisors now employed by the State Board of Education;” which was rejected.

MR. SMITHEY moved to amend as follows:

Page 22, rural schools—after “supervisors thereof” add “provided no funds for such supervision are appropriated by local authorities” and strike out words “and local authorities;” which was rejected.

MR. HORSLEY moved to amend as follows:

Page 22, State Board of Education—strike out the words “and provided further that the schools are conducted for a term of not less than seven months, or for a period of at least twenty days longer than the term of the previous session, or for a period satisfactory to the State Board of Education,” which was agreed to—yeas, 45; nays, 34.

On motion of MR. C. R. WARREN of *Pittsylvania*, the vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Campbell, Carpenter, Carter, Craft, DeFriece, Diggs, Dotson, Eller, Ford, Gibson, Gordon, Gray, J. Walter, Henderson, Hicks, E. A., Hicks, W. F., Horsley, Hylton, Jeffreys, Jones, Edwin B., Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Pratt, Ramsey, Rew, Smith, Charles F., Smithey, Snell, Stinson, Stuart, Turner, Warren, B. S., Woodville—45.

NAYS—Messrs. Anderson, Bowles, Bright, Brown, Mayo C., Deans, Ewell, Fletcher, Fuller, Gray, Z. T., Haddon, Hall, Henley, Hoover, C. H., Hurt, Jones, James P., Keen, Nottingham, Page, Pitts, Price, Rodgers, Shepherd, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Tyler, Warren, C. R., Williams, Willis, Young, Mr. Speaker—34.

MR. HORSLEY moved to reconsider the vote by which the amendment was agreed to, which was rejected.



MR. NORRIS moved to amend as follows:

Page, 22, State Board of Education, rural schools—after “authorities” add “of which at least \$200,000 shall be expended exclusively for one or two-room schools,” which was rejected.

MR. ADAMS moved to amend as follows:

Page 23, State Board of Education—insert “for maintenance of schools for the Cuban tribe of Indians in Halifax county, \$800”; which was agreed to.

MR. GORDON moved to amend as follows:

Page 24, State Librarian—strike out \$3,000 and insert \$2,500; which was rejected.

MR. GORDON moved to amend as follows:

Page 24, State Library—strike out “head of traveling libraries, \$2,000”; strike out “archivist, \$2,000”; strike out “extension libraries, \$2,000”; which was rejected.

MR. GORDON moved to amend as follows:

Page 24, State Library—strike out “assistant librarian, \$2,700,” and insert “\$1,800”; strike out “secretary to librarian, \$1,600,” and insert “\$1,020”; strike out “reference librarian, \$2,000,” and insert “\$1,440”; strike out “catalogers, \$3,000,” and insert “\$1,080”; which was rejected.

MR. GORDON moved to amend as follows:

Page 24, State Library—strike out “for making photostat copies of Confederate military records, \$2,500”; which was rejected.

On motion of Mr. WILLIS, the chair was vacated until 3:30 P. M.

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## SATURDAY, FEBRUARY 25, 1922—AFTERNOON SESSION.

The hour of 3:30 P. M. having arrived, the chair was resumed.

Further consideration of No. 349 House bill to appropriate the public revenue for the two fiscal years ending, respectively, on the 28th day of February, 1923, and the 28th day of February, 1924—special order, was resumed.

MR. McNUTT moved to amend as follows:

Page 25, University of Virginia—strike out \$303,980.00 and insert \$313,380.00; which was rejected.

MR. BOLTON moved to amend as follows:

Page 26, Virginia Polytechnic Institute—strike out \$240,600.00 and insert in lieu thereof \$247,818.00; which was rejected.

MR. McNUTT moved to amend as follows:

Page 27, Virginia Military Institute—strike out \$134,575.00 and insert \$138,739.00; which was rejected.

MR. GORDON moved to amend as follows:

Page 27, Virginia Military Institute—strike out \$134,575.00 and insert \$110,000.00; which was rejected.

MR. GORDON moved to amend as follows:

Page 28, State Normal School at East Radford—strike out \$78,705 and insert \$57,000; which was rejected.

MR. GORDON moved to amend as follows:

Page 28, State Normal School at Farmville—strike out \$122,090 and insert \$87,500; which was rejected.

MR. GORDON moved to amend as follows:

Page 28, State Normal School at Fredericksburg—strike out \$72,930 and insert \$60,000; which was rejected.

MR. GORDON moved to amend as follows:

Page 28, State Normal School at Harrisonburg—strike out \$91,525 and insert \$65,000; which was rejected.

MR. MOFFETT moved to amend as follows:

Page 29, Virginia School for Deaf and Blind at Staunton—strike out \$98,030.00 and insert \$103,030.00; which was rejected.

MR. GORDON moved to reconsider the motion by which the amendment was rejected.

MR. MOFFETT moved to pass by the motion to reconsider, which was agreed to.

MR. GORDON moved to amend as follows:

Page 29, Virginia War History Commission—strike out \$7,500.00; which was rejected.

MR. PRICE moved to amend as follows:

Page 32, State Board of Charities and Corrections—strike out \$8,700.00 and insert \$10,200; which was rejected.

MR. PRICE moved to amend as follows:

On page 32, after \$8,700.00, insert “and, in addition, any surplus that may remain of the appropriation of 1920-21, not exceeding fifteen hundred dollars.”

On page 33, in closing sentence after “total for the Board of Charities and Corrections, \$18,300.00,” insert “and surplus remaining from the appropriation for 1920-21”; which was rejected.

MR. JONES of *Richmond city* moved to amend as follows:

Page 42, Penitentiary at Richmond, educational director—strike out \$1,200 and insert \$2,400; which was rejected.

MR. EWELL moved to amend as follows:

Page 48, Department of Game and Inland Fisheries—strike out entire section pertaining to, which was agreed to—yeas, 49; nays, 22.

On motion of MR. HALL, the vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bright, Campbell, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Ford, Gordon, Gray, J. Walter, Haddon, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Jeffreys, Jones, Edwin B., Jones, James P., Long, McCaleb, McCotter, Moffett, Nottingham, Owen, Page, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rodgers, Shepherd, Sinclair, Smith, Charles F., Smithy, Snell, Story, Stuart, Turner, Warren, B. S., Warren, C. R., Willis, Woodville—49.

NAYS—Messrs. Anderson, Boatwright, Bowles, Brown, J. Sinclair, Brown, Mayo C., Carter, Deans, Fletcher, Fuller, Hall, Henderson, Henley, Horsley, Keen, Keezell, McNutt, Norris, Smith, E. Hugh, Tyler, Williams, Young, Mr. Speaker—22.

MR. EWELL moved to reconsider the vote by which the amendment was adopted; which was rejected.

MR. HALL moved to amend as follows:

Page 55, Virginia State Fair Association—strike out \$5,000; which was rejected—yeas, 37; nays, 38.

On motion of MR. HALL, the vote was recorded as follows:

YEAS—Messrs. Beatie, Bolton, Brown, Mayo C., Campbell, Carter, Craft, Dotson, Eller, Ford, Gibson, Gordon, Gray, J. Walter, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hylton, Jones, Edwin B., Keen, Koger, McCaleb, McNutt, Moffett, Nottingham, Page, Ramsey, Rew, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stuart, Warren, B. S., Warren, C. R., Williams—37.

NAYS—Messrs. Adams, Anderson, Bagby, Boatwright, Bowles, Bright, Brown, J. Sinclair, Deans, DeFriece, Diggs, Ewell, Farrier, Fletcher, Fuller, Graham, Haddon, Henley, Hoover, C. N., Horner, Horsley, Jeffreys, Jones, James P., Keezell, Long, McCotter, Norris, Patterson, Pitts, Pratt, Price, Rodgers, Shepherd, Sinclair, Turner, Tyler, Willis, Young, Mr. Speaker—38.

MR. HALL moved to amend as follows:

Page 53, Uniformity of Legislation—strike out \$400; which was rejected.

MR. CAMPBELL moved to amend as follows:

Page 54, Travelers' Aid—strike out all appropriations for Travelers' Aid Societies; which was rejected.

Page 54, Travelers' Aid Society—add "Travelers' Aid Society of Bristol for providing aid for travelers, \$500"; which was rejected.

MR. NORRIS moved to amend as follows:

Page 56, add new section—State Convict Lime Board—"For the benefit of the State Lime Plant at Irvington, Virginia, \$15,000.00"; which was rejected.

MR. HALL moved to amend as follows:

Page 56, at end of bill add new section as follows: "It is hereby expressly provided that all State offices for whose maintenance and conduct provisions are made in this act shall be kept open for public service not less than eight hours each day for five days of each week and not less than five hours Saturday, public holidays excepted"; which was rejected.

MR. DEFRIECE moved to amend as follows:

Page 17, State Corporation Commission—strike out \$47,705.00 and insert \$50,905.00; strike out \$5,000 and insert \$5,200; strike out "at \$4,500 each" and insert "at \$5,000 each" and strike out \$9,000 and insert \$10,000; strike out "additional employees, not exceeding \$20,680" and insert "additional employees, not exceeding \$22,680"; which was rejected.

MR. C. R. WARREN *of Pittsylvania* moved to amend as follows:

After heading "Director of Budget," strike out everything under this heading and insert in lieu thereof the following: "For preparation of the budget and carrying out the provisions of the act approved February 19, 1918 (Acts of Assembly, 1918, chap. 64, pp.



118-120), \$5,400.00. Out of this appropriation of five thousand four hundred dollars shall be paid the following salaries only: Statistician, not exceeding \$3,600.00; Secretary and statistical assistant, not exceeding \$1,800.00. The Governor shall be the chief budget officer of the State. The Auditor of Public Accounts, who shall appoint the Statistician and Secretary and statistical assistant, shall be director of the budget and shall serve as such without additional compensation"; which was rejected.

MR. GORDON moved to amend as follows:

Page 114, Memorial Library Fund, placing back in treasury—strike out \$150,000 and insert \$250,000 and add after "treasury" the following: "And applied to the appropriation for Confederate pensions herein provided except such obligations as have been contracted by the War Memorial Commission"; which was agreed to.

The motion of MR. GORDON to reconsider the vote by which the amendment proposed by MR. MOFFETT in reference to the School for the Deaf and Blind at Staunton was rejected, was rejected.

The motion of MR. CAMPBELL to reconsider the vote by which the amendment offered by himself, changing the appropriation for pensions from \$900,000 to \$1,200,000, was agreed to.

On motion of MR. CAMPBELL, the amendment was rejected.

On motions severally made by MESSRS. CAMPBELL, RAMSEY and ADAMS, the bill was amended as follows:

On page 7, strike out the words "for payment of pensions, \$900,000.00," and the following paragraph, and insert in lieu thereof the following: "For payment of pensions, \$1,000,000.00. Out of this appropriation of one million dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster who is entitled under the act approved February 28, 1918 (Acts of Assembly, 1918, chap. 85, pp. 143-153), to \$180 a year for total blindness, \$300; to \$75 a year for total disability, \$150 a year; to \$55 for partial disability, \$125 a year; and to \$85 a year for loss of limb, \$150 a year; and to each widow of a soldier, sailor or marine who was married prior to May 1, 1875, and who otherwise is entitled under the said act, to \$50 a year, \$90 a year; and to the personal representative of each deceased pensioner \$25 for funeral expenses of such deceased pensioner; and the other allowances as authorized by the act aforesaid."

On page 9, after pp. 64-66, add the following: "And in addition thereto a sum sufficient to enable the Auditor of Public Accounts to carry out the provisions of the pension law."

Which amendments were severally agreed to.

MR. HALL moved to amend the item as to pensions as follows:

Page 7, after "aforesaid" insert "Provided, however, that the said sum of \$25.00 may be paid without the qualification of a personal representative to the undertaker when such undertaker shall file his bill, verified by proper affidavit, with the Auditor of

Public Accounts, together with a copy of the death certificate of such pensioner"; which was agreed to.

MR. GORDON moved to amend as follows: Pensions—add "but the amount hereby appropriated to each pensioner who may die shall not remain in the treasury, but shall be pro-rated among the surviving pensioners and paid them by the Auditor of Public Accounts at the end of the year"; which was agreed to.

MR. C. R. WARREN moved to add: "If any one of the pensioners die within sixty days preceding the next semi-annual payment, such semi-annual payment shall be made by the auditor to the heirs of the pensioner"; which was rejected.

MR. HALL moved to amend as follows: Add to the item University of Virginia for the second year, the following:

"The rector and visitors of the University of Virginia are hereby authorized to offer one scholarship from each congressional district of the State, which scholarship shall entitle the holder to tuition in the Department of Medicine and to two hundred and fifty dollars annually. The rector and visitors of the University shall have authority to provide rules and regulations governing the assignment of these scholarships, except that they shall be assigned, after competitive examinations, to the person in each congressional district making the highest grade.

"Every student receiving the benefits of the scholarship provided for in this act shall practice medicine for a period of not less than five years after graduation in a rural section of the congressional district from which he or she is appointed, or shall repay the value of the scholarship to the university within the same period of time. Unless such student shall fulfill his said obligations, he shall be deemed to have violated his contract, and authority is hereby given the university to collect by law such amount as the student has received from the scholarship.

"For the purpose of carrying this into effect there is hereby appropriated to the University of Virginia the sum of twenty-five hundred dollars"; which was rejected.

MR. BROWN offered the following resolution:

Resolved, That the Clerk of the House be directed to make the necessary typographical corrections in the bill, and he will make corresponding corrections and amendments in the second year carrying out the amendments agreed to for the first year; which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 58; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Haddon, Henderson, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Jeffreys, Jones, James P., Keen, Keezell, Long, Moffett, Norris, Nottingham, Page,

Patterson, Pratt, Price, Ramsey, Rew, Shepherd, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Turner, Tyler, Warren, C. R., Willis, Woodville, Young, Mr. Speaker—58.

NAYS—Messrs. Beatie, Craft, Gordon, Hall, Hicks, E. A., Hylton, Smithey, Warren, B. S.—8.

MR. BROWN of *Roanoke county* moved to reconsider the vote by which the bill was passed; which was rejected.

On motion of MR. HICKS of *Lee*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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MONDAY, FEBRUARY 27, 1922.

Prayer by Rev. George W. McDaniel, D. D., of First Baptist church, Richmond, Va.

On motion of MR. DOTSON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 25, 1922.*

The Senate has passed House bills entitled an act to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinances and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof, No. 295; and an act authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district, No. 299.

And they have passed Senate bills entitled an act to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee, No. 55; and an act to add certain interstate roads and projects to the State highway system, No. 270; in which they request the concurrence of the House of Delegates.

Nos. 55 and 270. Senate bills were referred to the Committee on Roads and Internal Navigation.

The following Senate bills, having been considered by the com-



mittee in session, were reported from the Committee on Counties, Cities and Towns:

No. 309. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 282. Senate bill to amend and re-enact section 3319 of the Code of Virginia.

No. 283. Senate bill to amend and re-enact section 3329 of the Code of Virginia.

No. 273. Senate bill to amend and re-enact section 892 of the Code of 1919, relating to cedar rust and the reimbursement of counties for expenditures made in the destruction of cedar trees.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 142. Senate bill to amend and re-enact an act entitled an act relating to contracts for text books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

No. 261. Senate bill to amend section 780 of the Code prescribing the manner of the appointment of school trustees in cities, and to validate the acts of the school board of the city of Winchester.

No. 480. House bill to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping same in the said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for a levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 481. House bill to provide for the training of public health nurses, school nurses and other social and public health workers, creating a commission for this purpose and appropriating the sum

of \$10,000.00 per annum for the work; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 482. House bill for the protection of ring-necked pheasants in Shenandoah county.

No. 483. House bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, approved February 11, 1922.

No. 484. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended.

No. 485. House bill authorizing the board of supervisors for the county of Isle of Wight to reimburse J. C. Ashby for the loss of two barns, caused by fire.

No. 486. House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville.

House bill to authorize, under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. WILLIS offered the following resolution:

Resolved, That the special orders be postponed until tomorrow and that the order of business for today be as follows:

1. Privileged matter as THE SPEAKER may direct.
2. House bills on their third reading.
3. Senate bills advanced.
4. House bills on their second reading in accordance with previous order; which was agreed to.

MR. CAMPBELL moved to discharge the Committee on Counties, Cities and Towns from further consideration of House bill to authorize the board of supervisors of any county, in its discretion, to impose a tax on soft drinks, chewing gum, tobacco, cigars and cigarettes, and to use the revenue raised by the same for road purposes; which was rejected—yeas, 9; nays, 47.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Campbell, Farrier, Fletcher, McNutt, Rew, Smith, E. Hugh, Stuart—9.

NAYS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Carpenter, Carter, Craft, DeFriece, Diggs, Eller, Ewell, Fuller, Gibson, Gordon, Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Koger, Long, McLean, Norris, Nottingham, Page, Patterson, Pratt, Ramey, Snell, St. Clair, Stinson, Story, Tyler, Warren, C. R., Williams, Young, Mr. Speaker—47.

THE SPEAKER laid before the House the following joint resolution:

Whereas, reports from national headquarters in New York through Hon. E. Lee Trinkle, Governor of Virginia, Honorary State Chairman for Near East Relief; Oliver J. Sands, President of the American National Bank, and State Chairman for Near East Relief, and Claude W. Hopper, Secretary of the Near East Relief in Virginia, show that more than 110,000 children are being kept alive, that 229 orphanages manned by American personnel are being operated, 63 hospitals with 6,552 beds therein manned by American doctors and nurses, 128 clinics manned by American doctors and nurses, 11 rescue homes where girls and young women are cared for after being rescued from Turkish harems are maintained, and over 600,000 refugees are being fed daily; and

Whereas, any withdrawal of this support would endanger not only all of these lives, but would literally menace the cause of Christian civilization in those lands; and

Whereas, Armenia, the oldest Christian nation and smallest and weakest, but bravest and most martyred of our allies in the world war, faces extinction at the hand of the atrocious tyrant Turk; and

Whereas, he, the Turk has deported it as a nation, robbed it of its property and butchered millions of its innocent, and holds thousands of its girls and women captives in their harems doomed to live in slavery worse than death; and

Whereas, the remnant of this nation stands exhausted and crippled because it has faith in our supreme God; and

Whereas, the Near East Relief has proven by its record and particularly by the facts presented by its recent annual report to the United States Congress, by which it is chartered, that it is a thoroughly reliable, efficient organization; therefore, be it

Resolved, That we, the Senate of the Commonwealth of Virginia, with the House of Delegates concurring, approve the efforts



to save the lives of the orphan children of the Near East and to rehabilitate through them the nation;

That, we give to the Near East Relief our unqualified endorsement and co-operation;

That, we call upon the people in our respective districts and counties to give this cause their undivided attention at this time and respond to the appeals being made not only by physical effort but by sacrificial financial gifts;

That, we as individuals pledge ourselves to do everything in our power to help the State committee care for the 5,000 little children allotted this Commonwealth by the National Committee;

That, we call upon our Senators and Representatives in Washington to do everything in reason towards influencing National Congress to take a definite stand towards giving these people their liberty and right of pursuit of home and happiness, and

That, certified copies of this resolution be forwarded to the President of the United States, Secretary of State, President of Senate, Speaker of House of Representatives, Chairman of Foreign Relations Committee, to each member of Virginia delegation in said houses and to the National and State Headquarters of Near East Relief; which was agreed to.

THE SPEAKER laid before the House a joint resolution continuing the Legislative Committee on Tuberculosis, as follows:

Whereas, pursuant to a joint resolution of the General Assembly, agreed to February 25, 1920, a joint committee of five was appointed—two by the President of the Senate and three by the Speaker of the House of Delegates—which committee was charged with the duty of investigating the laws of other jurisdictions relating to tuberculosis, and to report to the present session of the General Assembly a plan for the eradication of tuberculosis from this Commonwealth; and

Whereas, the said committee has made its report as directed by the joint resolution aforesaid; and

Whereas, it is expedient that the said committee be continued, in order that it may advise with the State board of health from time to time with reference to the tuberculosis work of the said board; now, therefore, be it

Resolved by the Senate (the House of Delegates concurring), That the committee aforesaid, constituted as aforesaid, be continued until the commencement of the next regular session of the General Assembly, and that the said committee be authorized and requested to advise with the State Board of Health from time to time with reference to all activities of the said board relating to tuberculosis; which was agreed to.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By MR. HALL: A bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg inconsistent with the present general law, approved February 17, 1922.

By MR. SMITH of *Alexandria*: A bill to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac in the county of Alexandria; and to annul and repeal said charter upon a majority vote declaring against said charter.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 309. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 282. Senate bill to amend and re-enact section 3319 of the Code of Virginia.

No. 283. Senate bill to amend and re-enact section 3329 of the Code of Virginia.

No. 273. Senate bill to amend and re-enact section 892 of the Code of 1919, relating to cedar rust and the reimbursement of counties for expenditures made in the destruction of cedar trees.

No. 142. Senate bill to amend and re-enact an act entitled an act relating to contracts for text books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

No. 261. Senate bill to amend section 780 of the Code prescribing the manner of the appointment of school trustees in cities, and to validate the acts of the school board of the city of Winchester.

The following House bills were read at length a first time and ordered to be printed:

No. 480. House bill to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de

facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also, the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping same in the said school district, to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for a levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922.

No. 481. House bill to provide for the training of public health nurses, school nurses, and other social and public health workers, creating a commission for this purpose and appropriating the sum of \$10,000.00 per annum for the work.

No. 482. House bill for the protection of ring-necked pheasants in Shenandoah county.

No. 483. House bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district in Prince George county to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, approved February 11, 1922.

No. 484. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended.

No. 485. House bill authorizing the board of supervisors for the county of Isle of Wight to reimburse J. C. Ashby for the loss of two barns, caused by fire.

No. 486. House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville.

MR. WOODVILLE from the Conference Committee on the disagreeing votes of the two houses on No. 11 Senate bill to amend and re-enact section 3338 of the Code of Virginia, presented the following report:

The conferees appointed on the part of the Senate and House of Delegates on the disagreeing vote of the two houses on substitute for S. B. No. 11. A bill to amend and re-enact section 3338 of the



Code of Virginia. They recommend that the Senate agree to the House substitute with the following amendments:

(1) Page 1, line 2, after the word "or" insert the following: "the consent of a."

(2) Page 1, line 7, after the word "lands" insert "west of the Blue Ridge Mountains."

Respectfully submitted,

ROBERT A. RUSSELL,  
T. J. DOWNING,  
J. D. MITCHELL,

*Conferees on the part of the Senate.*

NORVELL L. HENLEY,  
THOS. B. McCALEB,  
E. J. WOODVILLE,

*Conferees on the part of the House of Delegates.*

The report of the Committee of Conference was adopted—yeas, 63; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Graham, Haddon, Henderson, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Long, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—63.

NAYS—Messrs. Boatwright, Hall—2.

MR. WOODVILLE moved to reconsider the vote by which the report of the Committee of Conference was adopted, which was rejected.

Ordered that MR. WOODVILLE inform the Senate.

MR. HALL, from the Committee of Conference on the disagreeing votes of the two houses on No. 18 House bill authorizing boards of supervisors of counties and councils, or other governing bodies, of cities, or incorporated towns to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies, presented the following report:

*To the Senate and the House of Delegates of Virginia:*

The undersigned conferees upon the disagreeing vote of the two houses on House Bill No. 18 beg leave to make the following recommendation and report:

1st. That the Senate amendment should be rejected.

2nd. In line 11, strike out words "a majority" and in lieu thereof insert the words "one-fourth."

3rd. In line 12, after word "county" strike out comma.

4th. In line 13, strike out words "city or," strike out period, insert comma and add: "Or upon a petition of one-tenth of the qualified voters of such city; provided, however, that this act shall not be construed to restrict the powers of any city whose existing charter permits the making of such appropriation independently hereof."

Respectfully submitted,

JAMES E. CANNON,  
C. C. VAUGHAN, JR.,  
A. WILLIS ROBERTSON,  
*On the part of the Senate.*

WILBUR C. HALL,  
E. HUGH SMITH,  
J. FULLER BRIGHT,  
*On the part of the House of Delegates.*

The report of the Committee of Conference was adopted—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Rew, Richards, Sinclair, Smith, E. Hugh, Smith, Lemuel F., Snell, Story, Stuart, Trolinger, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—68.

MR. HALL moved to reconsider the vote by which the report of the Committee of Conference was adopted, which was rejected.

Ordered that MR. HALL inform the Senate.

A message was received from the Senate by MR. CANNON, who informed the House that the Senate had adopted the Conference report.

The amendments proposed by the Senate to the following House bills were concurred in:

No. 90. House bill to amend and re-enact section 3192 of the Code of Virginia, in relation to fish ladders in Meherrin river and the streams within the counties of Lunenburg, Mecklenburg, Louisa, Buckingham, Halifax and Pulaski—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P.,

Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 160. House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland in the county of Southampton, approved January 27, 1888—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 222. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 25. House bill to regulate the shipment of game birds and game animals from one point in this State to another point in the State—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 177. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow



certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville and Fork magisterial districts of said county, approved September 9, 1919—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 178. House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia, or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 198. House bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000 in amount, approved February 25, 1920—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson,

Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 199. House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000 in amount—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 200. House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000 in amount—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 201. House bill to amend and re-enact an act entitled an act to authorize the school board of Tanner's Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district and to issue bonds therefor, not to exceed the sum of \$300,000 in amount, approved February 28, 1920—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson,

Gordon, Groome, Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—74.

No. 303. House bill to amend and re-enact section 78 of the Code of Virginia—came up. The question on agreeing to the amendment being divided, the amendment proposed by the Senate as follows: Page 2, line 19, strike out the word "Bedford;" was rejected—yeas, 5; nays, 68.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Beatie, Eller, Hall, Stinson—5.

NAYS—MESSRS. Bagby, Boatwright, Bolton, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, Nottingham, Owen, Ozlin, Page, Patterson, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Snell, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—68.

MR. WILLIS moved to reconsider the vote by which the amendment was rejected, which motion was rejected.

The amendments proposed by the Senate as follows:

Page 2, line 27, after the word "Chesterfield" insert the word "Powhatan."

Page 3, line 39, after the word "Goochland" strike out the comma and insert the word "and."

Page 3, line 39, after the word "Fluvanna" strike out the words "and Powhatan" were rejected—yeas, 37; nays, 42.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Bagby, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Eller, Ewell, Fletcher, Ford, Gibson, Gordon, Gray, J. Walter, Hall, Hicks, E. A., Hicks, W. F., Hurt, Keen, McLean, Norris, Nottingham, Page, Rew, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Tyler, Woodville, Young—37.

NAYS—MESSRS. Adams, Anderson, DeFriece, Farrier, Fuller, Graham, Groome, Haddon, Henderson, Hoover, C. N., Hoover, W. C., Horner, Horsley, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McCotter, McNutt, Owen, Ozlin, Patterson, Price, Ramey, Ramsey, Richards, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Snell, Story, Stuart, Taylor, Turner, Wilkins, Willis, Woods, Wright, Mr. Speaker—42.

MR. WILLIS moved to reconsider the vote by which the amendments were rejected, which was rejected.

The amendments proposed by the Senate as follows:

Page 2, line 28, before "Frederick" insert "Clarke."



Page 5, line 84, after the word "Warren" strike out "and Clarke."

Page 5, line 84, after "Page" strike out comma and insert "and" were agreed to—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Jones, Edwin B., Jones, James P., Keezell, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—77.

MR. FORD moved to reconsider the vote by which the amendments were agreed to, which motion was rejected.

Ordered that MR. WILLIS inform the Senate.

Motions severally made to reconsider the votes by which Senate amendments to Nos. 90, 160, 222, 25, 177, 178, 198, 199, 200, 303 and 201 House bills were concurred in, were rejected.

The following House bills were read at length a third time and passed:

No. 73. House bill to amend and re-enact section 5117 of the Code of Virginia, in relation to a widow's dower—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 74. House bill in relation to a surviving husband's courtesy—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew,

Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 75. House bill to amend and re-enact section 5264 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 78. House bill to amend and re-enact section 4902 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 58. House bill to amend and re-enact section 2406 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 99. House bill to amend and re-enact section 200 of the

Code of Virginia, as heretofore amended and re-enacted—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 101. House bill to amend and re-enact section 3246 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 103. House bill to prohibit the sale of certain species of game fish in this State—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 104. House bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,



Commings, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 108. House bill to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 291 of Acts of 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commings, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 109. House bill to require all owners, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commings, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 113. House bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools, and to pay the

interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 116. House bill to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within the State, and authorizing the acquisition thereof, and any interest therein, and repealing all prior acts and parts of acts in conflict with this act, approved March 16, 1918—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 117. House bill to create the Virginia commission for the blind, to define its duties, and to make appropriation for its maintenance—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 118. House bill to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 119. House bill to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violation of this act—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 124. House bill to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew,



Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 130. House bill to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 133. House bill to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 136. House bill to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 138. House bill to amend and re-enact section 3338 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 139. House bill to amend and re-enact section 1 of an act entitled an act to amend and re-enact an act entitled an act to prevent damage and injuries by dogs, and to provide compensation to owners of stock so injured; to provide for license on dogs; and to provide for penalties for violations thereof; to provide compensation to owners of fowl so injured, and to provide funds for the enforcement of this act therefrom, approved March 20, 1918, approved March 22, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 140. House bill to protect landlords against removal of crop by tenants until rents and advances are paid, and to prescribe punishment therefor—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 142. House bill to establish the standard of weights and measures for the following corn-mill products, namely, flour, hominy, grits and meals—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 152. House bill to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 158. House bill to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.



No. 165. House bill to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact subsection 13 of section 2086 of the Code of Virginia, as heretofore amended, approved February 19, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 169. House bill to amend and re-enact section 6020 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 170. House bill to amend and re-enact section 5205 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 182. House bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide

a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of non-residents, and providing penalties for the violation of this section—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 185. House bill to amend and re-enact section 2414 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 187. House bill to amend and re-enact an act entitled an act to create and maintain a State board of crop pest commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 188. House bill to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 189. House bill to amend and re-enact section 2136 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 196. House bill to amend and re-enact section 1021 of the Code of Virginia, as amended by an act approved March 16, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 210. House bill to amend and re-enact section 3394 of the Code of Virginia, as amended by an act approved March 4, 1920—yeas, 86; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 211. House bill to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 212. House bill to amend and re-enact section 6046 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 213. House bill to amend and re-enact section 5827 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T.,

Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 224. House bill to amend and re-enact section 253 of the Code of Virginia, and to repeal section 232 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 238. House bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 241. House bill to amend and re-enact section 4017 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt,

Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 243. House bill to amend and re-enact section 2143 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 246. House bill to amend and re-enact section 6063 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 263. House bill to permit turnpike companies to regulate and control travel and traffic on turnpike roads—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.



No. 269. House bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc.—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 270. House bill to amend and re-enact section 3257 of the Code of Virginia, and to repeal section 3163 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 291. House bill designating primary road No. 1 of the State highway system as the Jefferson Davis highway—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 292. House bill to require State departments, officers, boards

and commissions now required to make annual reports, to make bi-annual reports in lieu thereof—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 296. House bill to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 298. House bill to amend and re-enact section 2942 of the Code of 1919 as amended by chapter 367 of the Acts of the General Assembly of 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 304. House bill to amend and re-enact sections 4804 and 4805 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 305. House bill to amend and re-enact section 4930 of the Code of Virginia, as amended by an act approved March 10, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 307. House bill to amend and re-enact section 5428 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 312. House bill to amend and re-enact section 6062 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,



Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 313. House bill to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia, and to prescribe the procedure thereon—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 315. House bill to amend and re-enact section 4163 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 323. House bill authorizing the Governor to issue annually a proclamation calling upon the officials and people of the State to display flags on the second Sunday in May, known as Mother's Day—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier,

Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 325. House bill to amend and re-enact section 3202 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 112. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 274. House bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T.,

Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 330. House bill to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 333. House bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 334. House bill to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier,



Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 335. House bill to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 341. House bill prescribing standard barrels for lime, and regulations for containers of cement; and providing penalties for violations of this act—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 344. House bill authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,

Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 345. House bill to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 354. House bill to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 355. House bill to erect an infirmary building for advanced cases of tuberculosis among the negro race, thereby providing a suitable place to which they may be removed from among the uninfected citizens, thus reducing the danger of spreading the infection, and appropriating moneys to Piedmont for this purpose—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,

Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 356. House bill to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providings moneys therefor—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 362. House bill to amend and re-enact section 5276 of the Code of Virginia, as amended by an act approved February 21, 1920—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 364. House bill to amend and re-enact section 5121 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T.,



Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 365. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by acts approved March 20, 1916, March 20, 1918, and March 2, 1920—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 367. House bill to amend and re-enact section 6446 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 369. House bill to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier,

Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 370. House bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 371. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 372. House bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,

Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 373. House bill to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peters-town—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 374. House bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000 for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 375. House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit—yeas, 86; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 376. House bill to amend and re-enact section 2075 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 378. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 379. House bill to prohibit the printing, stamping or impressing words, figures, designs, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped or impressed; and to prescribe fines and penalties for the violation hereof—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 380. House bill making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 381. House bill to amend and re-enact section 3873 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 382. House bill to amend and re-enact sections 3780, as heretofore amended, 3781, 3786, 3788, 3810 as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876 as heretofore amended, of the Code of Virginia—yeas 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 383. House bill to amend and re-enact sections 3184, 3787 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 385. House bill to amend and re-enact section 319 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 387. House bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 25, 29, 30, 40, 43, 44, 65 and 78 of the charter of Rich-



mond, as the same may have been heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 389. House bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 390. House bill to provide for the drainage of low lands in the county of Princess Anne—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 391. House bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for the term of four years—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 397. House bill to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings in the name of the Commonwealth of Virginia, in all cases not provided for by existing law—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 426. House bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$60,000 for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian Creek road, from station 240 to station 455 plus 66 thereon. a distance of approximately 21,566 feet: and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F.,

Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 428. House bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek store to the Henry county line near Shady Grove, in Snow Creek magisterial district, and requiring the said board to levy a tax for the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 436. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 441. House bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith—yeas, 86; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 443. House bill to prohibit the use of giant powder, dynamite and other explosive substances injurious to fish in any of the watercourses of Lee county—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 450. House bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 452. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand dollars (\$15,000) for the purpose of building and improving school build-

ings in Pungo magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the school board for Pungo district of Princess Anne county to dispense the funds so obtained—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 453. House bill to authorize the district school board of Big Stone Gap school district, No. 5, in the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 464. House bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew,

Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 465. House bill to add a new section to the charter of the city of Radford, to be known as section 71, in relation to the manner of electing the civil and police justice—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 466. House bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 80. House bill to amend and re-enact section 4580 of the Code of Virginia, in relation to the appointment of police for religious meetings—yeas, 66; nays, 10.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Diggs, Dotson, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCotter, McLean, McNutt, Nottingham, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith,



Charles Henry, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—66.

NAYS—Messrs. Eller, Gordon, Gray, J. Walter, Hall, Hicks, W. F., McCaleb, Norris, Owen, Sinclair, Smith, E. Hugh—10.

No. 214. House bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds—came up.

MR. TURNER moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motion of MR. TURNER, the bill was amended.

The bill was ordered to be engrossed. The bill being presently engrossed, was read at length a third time and passed—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Prince, Ramey, Ramsey, Rew, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woodville, Young, Mr. Speaker—71.

No. 358. House bill to authorize the killing of elk in the county of Botetourt under certain conditions—came up.

MR. WILLIS moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

MR. WILLIS moved to amend by adding the following: "Provided that no such elk shall be killed except while actually on the lands of such owner, tenant or lessee;" which was agreed to.

On motions severally made by MESSRS. KEEZELL and McNUTT, the bill and title were amended by adding the counties of Rockingham and Rockbridge.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Woodville, Young, Mr. Speaker—75.

Motions severally made to reconsider the votes by which Nos. 73, 74, 75, 78, 80, 58, 99, 101, 103, 104, 108, 109, 113, 116, 117, 118,

119, 124, 130, 133, 136, 138, 139, 140, 142, 152, 158, 165, 169, 170, 182, 185, 187, 188, 189, 196, 210, 211, 212, 213, 224, 238, 241, 243, 246, 263, 269, 270, 291, 292, 296, 298, 304, 305, 307, 312, 313, 315, 323, 325, 112, 274, 300, 333, 334, 335, 341, 344, 345, 354, 355, 356, 362, 364, 365, 367, 369, 370, 371, 372, 373, 374, 375, 376, 378, 379, 380, 381, 382, 383, 385, 387, 389, 390, 391, 397, 426, 428, 436, 441, 443, 450, 452, 453, 464, 465, 466, 214 and 358 House bills were passed were rejected.

A message was received from the Senate by Mr. BOOKER, who informed the House that the Senate had amended in accordance with the recommendation of the Governor, Senate bill entitled an act to validate certificates of indebtedness of the town of South Boston aggregating \$129,634.00 and providing for the payment of said certificates, No. 29.

THE SPEAKER laid the bill before the House with the recommendation of the Governor as follows:

COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, *February 27, 1922.*

*To the Senate of Virginia:*

Senate Bill No. 29. I approve the general purpose of this bill, but am returning it with the recommendation that it be amended as follows:

In line 10 of the enrolled bill after the word "property" insert the following: "In the town of South Boston, as the council of said town may determine, and a further tax at a rate not in conflict with the general laws of the State of Virginia on all intangible property in said town."

E. LEE TRINKLE,

*Governor.*

The House proceeded to reconsider the same. The question being, Shall the House amend the bill in accordance with the recommendation of the Governor? was put and decided in the affirmative—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Henderson, Henley, Hicks, E. A., Hicks, W. F., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keezell, Long, Massey, McCaleb, McLean, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Prince, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woodville, Young, Mr. Speaker—70.

MR. ADAMS moved to reconsider the vote by which the House amended the bill in accordance with the recommendation of the Governor, which motion was rejected.

Ordered that Mr. ADAMS inform the Senate.

The hour of 2 P. M. having arrived, the chair was vacated until 4 P. M.

## MONDAY, FEBRUARY 27, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

The following House bills were read at length a third time and passed:

No. 94. House bill to authorize the counties and cities of the State to establish county or city farms, and providing for the use of the same, and for the government and support of persons confined therein—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bright, Brown, Israel, Brown, Mayo C., Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pitts, Pratt, Prince, Ramey, Rew, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—71.

No. 157. House bill to amend and re-enact section 5439 of the Code of Virginia—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Dotson, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, Massey, McCaleb, McCotter, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Price, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—69.

No. 207. House bill to amend and re-enact section 417 of the Code of Virginia—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McLean, Norris, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—76.



No. 327. House bill to amend and re-enact section 672 of the Code of Virginia—yeas, 63; nays, 9.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bright, Brown, Israel, Campbell, Commins, Craft, DeFriece, Diggs, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Tyler, Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—63.

NAYS—Messrs. Bondurant, Eller, Gray, J. Walter, Gray, Z. T., Hall, Hicks, W. F., Keen, Koger, Rodgers—9.

No. 401. House bill to amend and re-enact sections 5867 and 5869 of the Code of Virginia—yeas, 65; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Craft, Dotson, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keen, Keezell, Koger, Long, Massey, McCotter, McLean, Norris, Nottingham, Owen, Page, Pitts, Pratt, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Willis, Wright, Young, Mr. Speaker—65.

NAYS—Messrs. Jones, Edwin B., Shepherd—2.

No. 308. House bill authorizing guardians of estates of infants who are inmates of eleemosynary institutions, and whose estates do not exceed one thousand dollars, to pay the principal and income to such institutions upon certain conditions—came up.

MR. BROWN of *Lynchburg* moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motion of Mr. BROWN the bill was amended.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 50; nays, 21.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, DeFriece, Diggs, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Haddon, Henderson, Hoover, W. C., Horner, Horsley, Jeffreys, Jones, James P., Keezell, Long, McCaleb, McCotter, Page, Patterson, Rew, Richards, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, Stinson, Stuart, Taylor, Trolinger, Tyler, Wilkins, Williams, Woods, Wright, Young, Mr. Speaker—50.

NAYS—Messrs. Anderson, Beatie, Boatwright, Carpenter, Dotson, Eller, Hall, Hicks, W. F., Hurt, Hylton, Jones, Edwin B., Koger, Massey, McLean, McNutt, Ramey, Sinclair, Smith, Lemuel F., St. Clair, Turner, Warren, C. R.—21.

Motions severally made to reconsider the votes by which Nos. 94, 157, 207, 327, 401 and 308 House bills were passed were severally rejected.

No. 336. House bill making it unlawful for any person renting land from another for a share of the crop to abandon such lands until all crops thereon to be so shared have been harvested and marketed—came up.

MR. OZLIN moved to reconsider the vote by which the bill was ordered to be engrossed, which was agreed to.

On motions severally made by MESSRS. OZLIN and STORY, the bill was severally amended.

The question being on ordering the bill to its engrossment and third reading was put and decided in the negative.

No. 41. House bill prohibiting the recordation of certain deeds, unless the next immediate source from which the particular grantor derived title be stated in the deed; was read at length a third time and rejected—yeas, 39; nays, 44.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Diggs, Ewell, Farrier, Fletcher, Fuller, Gordon, Hall, Henderson, Henley, Horner, Jones, Edwin B., Jones, James P., Massey, McCaleb, McCotter, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Taylor, Tyler, Warren, C. R., Willis, Woods, Young, Mr. Speaker—39.

NAYS—Messrs. Bagby, Beatie, Bondurant, Bright, Commins, Dotson, Eller, Ford, Gibson, Gray, J. Walter, Gray, Z. T., Groome, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jeffreys, Keezell, Koger, Long, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pratt, Prince, Ramey, Ramsey, Richards, Sinclair, Smith, Charles F., Snell, St. Clair, Story, Stuart, Trolinger, Turner, Wilkins, Woodville—44.

MR. DEFRIECE moved to reconsider the vote by which the bill was rejected.

MR. TAYLOR moved to pass by the motion to reconsider, which was agreed to.

No. 102. House bill to amend and re-enact section 3240 of the Code of Virginia; was, on motion of MR. REW, dismissed.

No. 124. Senate bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia—came up.

On motion of MR. FARRIER, the bill was amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 80; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Massey, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith,

Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—80.

No. 197. Senate bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875; was read at length a third time and passed—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Keezell, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—74.

Motions severally made to reconsider the votes by which Nos. 124 and 197 Senate bills were passed were rejected.

The following Senate bills were read at length a second time:

No. 46. Senate bill to amend and re-enact section 3206 of the Code of Virginia.

No. 268. Senate bill to amend and re-enact section 5995 of the Code of Virginia, as amended by an act approved February 25, 1920.

No. 119. Senate bill to amend and re-enact section 4902 of the Code of Virginia.

No. 131. Senate bill to amend and re-enact section No. 5439 of the Code of Virginia of 1919, relating to proceedings by legatees or distributees, to compel creditors to show cause against distribution of estates; their liability to refund in such case.

No. 167. Senate bill to amend and re-enact section 1707 of the Code of Virginia.

No. 210. Senate bill to authorize the appointment of a board composed of one representative from each the Association for Preservation of Virginia Antiquities, the Colonial Dames, the Daughters of the American Revolution, the Daughters of 1812, and the United Daughters of the Confederacy; and to confer upon such board, if and when appointed, authority to place suitable monuments or markers on, at or in places of historical interest located in the Commonwealth.

No. 199. Senate bill to authorize contractors who are required by public officers, boards, commissions or agencies to file certified checks, bids, to file bonds in lieu thereof.

No. 157. Senate bill to amend and re-enact section 5349 of the Code of Virginia.

No. 250. Senate bill to amend and re-enact sections 4145 and 4146 of the Code of Virginia.



No. 33. Senate bill to validate and authorize contracts upon the life of infants, under certain conditions, and subject to certain provisions, to give a valid discharge of the contract or for any benefits available or money payable under the same and to create liens thereon.

No. 255. Senate bill to authorize the board of supervisors of the county of Tazewell to issue county bonds to an amount not exceeding \$135,000, the proceeds of which shall be expended in constructing and permanently improving and repairing certain public roads in Maiden Spring magisterial district in the said county.

No. 254. Senate bill authorizing the board of supervisors of Tazewell county to borrow \$15,000 for the purpose of permanently improving and resurfacing and maintaining certain roads in Jeffersonville magisterial district in said county.

No. 226. Senate bill to amend and re-enact section 5 of an act entitled an act to provide for opening new roads, and building bridges, and working and keeping in repair the public roads and bridges in Rockbridge county, approved March 3, 1894, as heretofore amended.

No. 186. Senate bill to amend and re-enact section 2143 of the Code of Virginia.

No. 134. Senate bill to amend and re-enact section 1 of an act entitled an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect, approved March 20, 1920.

No. 236. Senate bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election.

No. 133. Senate bill to provide for the establishment of recreation centers and for the teaching of home-crafts.

No. 83. Senate bill to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated.

No. 173. Senate bill concerning the custody of children.

No. 80. Senate bill to provide for licensing, regulation, and inspection of children's boarding houses and nurseries.

No. 79. Senate bill to amend and re-enact section 5333 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 93. Senate bill to provide for the licensing, regulation and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia.

No. 35. Senate bill to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, et cetera, that are void as to creditors and purchasers unless recorded.

No. 287. Senate bill prescribing the times of holding the regular terms of court in the twenty-fourth and thirty-third judicial circuits.

No. 251. Senate bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44 $\frac{1}{2}$ , imposing a tax upon a transfer at death of the personal property of non-residents, and providing penalties for the violation of this section.

No. 291. Senate bill to amend and re-enact an act entitled an act to define the status of persons having their actual or habitual places of abode in this State for the larger portion of the twelve months succeeding the first day of February in each year for the purposes of taxation, approved March 16, 1918, and acts amendatory thereof.

No. 225. Senate bill to amend and re-enact section 4278 of the Code of 1919.

No. 158. Senate bill to authorize and validate the payment of small bank balances and small sums due from employers to next of kin of decedent.

No. 8. Senate bill to require persons sixteen years of age, or over, of sufficient earning capacity or income to support their parents who are in destitute or necessitous circumstances, and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920.

No. 207. Senate bill to amend and re-enact section 3505 of the Code of Virginia, and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizance, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918.

No. 253. Senate bill to amend and re-enact section 1808 of the Code of Virginia, and to repeal an act entitled an act regulating the hours of labor of women, approved March 14, 1918, and also to repeal an act entitled an act to amend and re-enact section 1 of an act entitled an act to regulate the hours of labor in factories and manufacturing establishments where females and children under

fourteen years of age are employed as operatives, approved March 4, 1890, as heretofore amended, approved March 27, 1918.

No. 274. Senate bill to validate bonds under chapter 28 of the Acts of 1919, in the county of Albemarle.

No. 339. Senate bill to authorize and empower the board of supervisors of Craig county to borrow money and issue notes therefor.

No. 346. Senate bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements in the county jail.

No. 353. Senate bill authorizing the board of supervisors of Stafford county to levy a tax upon certain property for the purpose of erecting a courthouse, county offices and a jail in said county.

No. 159. Senate bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for enforcement thereof; and providing penalty for the violation thereof.

MR. McLEAN stated that he was detained from the hall by illness when the vote was taken on No. 349 House bill—the general appropriation bill. If he had been present he would have voted in the affirmative.

On motion of Mr. FULLER, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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## TUESDAY, FEBRUARY 28, 1922.

Prayer by Mr. TROLINGER, the member from Pulaski.

On motion of Mr. HYLTON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 27, 1922.*

The Senate has passed House bill entitled an act to authorize and empower the council of the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by the urgent and necessary repairs and materials for the streets and public utilities owned by



the town; to issue bonds for said loan; to provide for the payment of principal and interest thereof and to provide a sinking fund, No. 126.

And they have passed Senate bill entitled an act to give counsel for defendants in criminal prosecutions the right to make a statement before the jury on the subject of the concluding argument of the attorney for the Commonwealth, No. 246; in which they request the concurrence of the House of Delegates.

No. 246. Senate bill was referred to the Committee for Courts of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 302. Senate bill to provide for the use or disposition of parts of the turnpike road from Rustburg to Lynchburg in Campbell county not taken over or used by the State Highway Commission in the State highway system.

No. 267. Senate bill to amend and re-enact section 2146 of the Code of Virginia, and to repeal chapter 422 of the Acts of 1918.

No. 292. Senate bill designating that part of primary road number 9 of the State highway system from Richmond to Staunton as the Jefferson highway.

No. 55. Senate bill to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee.

No. 338. Senate bill to authorize the board of supervisors of Botetourt county to borrow ten thousand dollars for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county and to issue bonds of the said county therefor.

No. 352. Senate bill authorizing the board of supervisors of Stafford county to discontinue the levy heretofore laid in said county, known as the bridge levy, upon certain conditions.

No. 270. Senate bill to add certain interstate roads and projects to the State highway system.

No. 487. House bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing, and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920; having

been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

The following House bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 488. House bill relating to county notes in anticipation of the collection of taxes.

No. 489. House bill to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 490. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

House bill to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac in the county of Alexandria; and to annul and repeal said charter upon a majority vote declaring against said charter; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg inconsistent with the present general law, approved February 17, 1922; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

Joint resolution relating to certain boundaries on the Potomac river front, of the city of Alexandria; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.

MR. GORDON moved to discharge the Appropriations Committee from the further consideration of House bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the literary fund in said bonds, approved March 25, 1920; to reinvest in the city of Richmond the title to the square or parcel of land described in section 1 of said act; to abolish the Memorial Library Fund provided for in said act, and directing any balance to the credit of said fund to be converted into the general fund of the treasury of the State; which was agreed to—yeas, 69; nays, 16.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Beatie, Bolton, Bondurant, Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Gray, J. Walter, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Patterson, Pitts, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Williams, Woodville, Wright, Young, Mr. Speaker—69.

NAYS—MESSRS. Anderson, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Craft, Fletcher, Fuller, Groome, Henley, Ozlin, Pratt, Tyler, Warren, C. R., Wilkins, Willis—16.

The bill, No. 491, was placed upon the calendar.

MR. JONES *of Richmond city* moved to discharge the Committee on Appropriations from further consideration of House bill to pay back to the memorial library fund the sum of one hundred and fifty thousand dollars (\$150,000) taken therefrom and to appropriate money for the erection of said memorial library in accordance with the pledge of the State as contained in the act approved March 25, 1920; which was agreed to—yeas, 77; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Beatie, Bolton, Bondurant, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys,



Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, Story, Stuart, Taylor, Turner, Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—77.

NAYS—Messrs. Boatwright, Henly, Norris, Tyler—4.

The bill, No. 492, was placed upon the calendar.

The following were presented and referred under Rule 37:

To the Committee on Finance:

By MR. BROWN *of Lynchburg*: A bill to amend and re-enact section 3510 of the Code of Virginia, as amended by act approved March 18, 1920, as to fees of jailors, for feeding prisoners.

To the Committee on General Laws:

By MR. BOLTON: A joint resolution providing for the investigation and study of the question of the pollution of streams.

To the Committee on Special, Private and Local Legislation:

By MR. HYLTON: A bill to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920.

By MR. HYLTON: A bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford in Pulaski county.

By MR. MOFFETT: A bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro.

By MR. SMITH *of Norfolk county*: A bill to incorporate the town of Craddock in Norfolk county, Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 302. Senate bill to provide for the use or disposition of parts of the turnpike road from Rustburg to Lynchburg in Camp-

bell county not taken over or used by the State Highway Commission in the State highway system.

No. 267. Senate bill to amend and re-enact section 2146 of the Code of Virginia, and to repeal chapter 422 of the Acts of 1918.

No. 292. Senate bill designating that part of primary road number 9 of the State highway system from Richmond to Staunton as the Jefferson highway.

No. 55. Senate bill to amend and re-enact an act entitled an act to establish the State highway system approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee.

No. 338. Senate bill to authorize the board of supervisors of Botetourt county to borrow ten thousand dollars for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county and to issue bonds of the said county therefor.

No. 352. Senate bill authorizing the board of supervisors of Stafford county to discontinue the levy heretofore laid in said county known as the bridge levy upon certain conditions.

No. 370. Senate bill to add certain interstate roads and projects to the State highway system.

The following House bills were read at length a first time and ordered to be printed:

No. 487. House bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 488. House bill relating to county notes in anticipation of the collection of taxes.

No. 489. House bill to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 490. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section

189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 491. House bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines, and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying upon the southern side of the Capitol Square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the literary fund in said bonds, approved March 25, 1920; to reinvest in the city of Richmond the title to the square or parcel of land described in section 1 of said act; to abolish the memorial library fund provided for in said act, and directing any balance to the credit of said fund to be converted into the general fund of the treasury of the State.

No. 492. House bill to pay back to the memorial library fund the sum of one hundred and fifty thousand dollars (\$150,000) taken therefrom and to appropriate money for the erection of said memorial library in accordance with the pledge of the State as contained in the act approved March 25, 1920.

The following Senate bills were read at length a third time and passed:

No. 131. Senate bill to amend and re-enact section No. 5439 of the Code of Virginia of 1919, relating to proceedings by legatees or distributees, to compel creditors to show cause against distribution of estates; their liability to refund in such case—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 210. Senate bill to authorize the appointment of a board composed of one representative from each the Association for Preservation of Virginia Antiquities, the Colonial Dames, the Daughters of the American Revolution, the Daughters of 1812, and the United Daughters of the Confederacy; and to confer upon such board, if and when appointed, authority to place suitable monu-



ments or markers on, at or in places of historical interest located in the Commonwealth—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 157. Senate bill to amend and re-enact section 5349 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 255. Senate bill to authorize the board of supervisors of the county of Tazewell to issue county bonds to an amount not exceeding \$135,000, the proceeds of which shall be expended in constructing and permanently improving and repairing certain public roads in Maiden Spring magisterial district in the said county—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 254. Senate bill authoriing the board of supervisors of

Tazewell county to borrow \$15,000 for the purpose of permanently improving and resurfacing and maintaining certain roads in Jeffersonville magisterial district in said county—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 226. Senate bill to amend and re-enact section 5 of an act entitled an act to provide for opening new roads, and building bridges, and working and keeping in repair the public roads and bridges in Rockbridge county, approved March 3, 1894, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 236. Senate bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 287. Senate bill prescribing the times of holding the regular terms of court in the twenty-fourth and thirty-third judicial circuits—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 339. Senate bill to authorize and empower the board of supervisors of Craig county to borrow money and issue notes therefor—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.

No. 353. Senate bill authorizing the board of supervisors of Stafford county to levy a tax upon certain property for the purpose of erecting a courthouse, county offices and a jail in said county—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—86.



No. 274. Senate bill to validate bonds under chapter 28 of the Acts of 1919, in the county of Albemarle—came up.

The amendment proposed by the Committee on Counties, Cities and Towns was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—77.

Motions severally made to reconsider the votes by which Nos. 131, 210, 157, 255, 254, 226, 236, 287, 339, 353 and 274 Senate bills were passed were rejected.

A message was received from the Senate by MR. OLIVER, who informed the House that the Senate insists upon its amendments to House bill entitled an act to amend and re-enact section 78 of the Code of Virginia, No. 303, and requests a committee of conference.

MR. WILLIS moved that the House concur in the request for a committee of conference, which was agreed to.

Ordered that MR. WILLIS inform the Senate.

THE SPEAKER appointed MESSRS. WILLIS, HENLEY and TURNER the committee on the part of the House.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 204. House bill authorizing the school board of Kinderhook school district, in the county of Washington, to borrow money, not to exceed \$15,000, for the purpose of paying off the existing indebtedness of said district.

No. 295. House bill to validate, ratify, approve and confirm certain bonds issued by the town of St. Paul, in Wise county, the ordinances and acts of the town council relative to said bonds, and the election held in the said town on June 14, 1921, submitting the question of the bond issue to the qualified voters thereof.

No. 299. House bill authorizing the school board of Jerusalem school district, in the county of Southampton, to borrow money, not to exceed \$25,000, for the purpose of paying off the existing indebtedness of said district.

No. 115. Senate bill to amend and re-enact an act of the Gen-

eral Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville and to repeal all acts inconsistent therewith; and also to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act of the General Assembly of Virginia approved March 25, 1914, entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 14, 1908, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith, and to repeal all acts or parts of acts inconsistent with this act; and also to amend and re-enact an act entitled an act to amend and re-enact an act of the General Assembly of Virginia, approved March 3, 1900, and in force from its passage, entitled an act to provide a new charter for the city of Charlottesville, and to repeal all acts inconsistent therewith; and also to amend and re-enact an act entitled an act to provide a new charter for the city of Charlottesville, approved March 14, 1908, which was approved March 16, 1920, and in force from its passage; to make this act effective as of March 16, 1920; to declare it retroactive; to validate the acts of the city of Charlottesville, its public officials, officers and agents under and by virtue of the said act, approved March 16, 1920; and to repeal all acts or parts of acts inconsistent with this act.

The hour of 12 o'clock M. having arrived, No. 281 House bill to create a State Highway Commission; to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers, duties and the compensation of the commission and commissioner; to create road construction districts, to provide for the apportionment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation, also to repeal sections 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission, to define its powers and duties; the term of office, salary and qualifications of the commissioner; to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this

State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act—special order, came up.

MR. OZLIN moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hoover, W. C., Horsley, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Mr. Speaker—75.

MR. OZLIN offered an amendment in the nature of a substitute.

MR. HALL moved to amend the substitute as follows:

Section 5, page 8, line 48, after “record” add “and published once in a newspaper of general circulation in each county or city”; which was rejected.

MR. HALL moved to strike out the paragraphs in reference to the terms of the commission and insert the following: “One for a term of two years, two for a term of four years, two for a term of six years, subsequent appointments shall be for a term of six years”; which was rejected.

Pending the further consideration of which, on motion of MR. CAMPBELL, the chair was vacated until 4 o'clock P. M.

## TUESDAY, FEBRUARY 28, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

Further consideration of No. 281 House bill was resumed.

MR. SMITH of *Northumberland* moved to amend as follows: After “dollars” insert “and not more than \$10,000”; which was rejected.

MR. HALL moved to amend as follows: Page 3, line 28, section 1, after word “dollars” insert “and not more than \$7,500”; which was rejected.

MR. GIBSON moved to amend as follows: Page 3, beginning at line 27, after the words “duties and” strike out the words “receive



as compensation therefor a salary of not less than five thousand dollars per annum to be fixed" and insert "shall receive such compensation as shall be fixed by the Governor, subject to the approval of the commission"; which was agreed to.

MR. NORRIS moved to amend as follows: On page 7, line 33, after word "make" insert word "reasonable"; which was rejected.

MR. FARRIER moved to amend as follows: Page 9, line 89, after "cumulative" add "at the first meeting of the commission, after it shall have concluded to make any such addition to the State highway system, an order shall be entered by the commission on its minute books in which shall be set forth the terminal points of such addition, the mileage embraced therein, and a general description of the route thereof and the fact that the same has been added to and shall thereafter be a part of the State highway system"; which was agreed to.

MR. NORRIS moved to amend as follows: Page 9, strike out all of bill from line 83 to line 89, inclusive; which was rejected.

MR. BOLTON moved to amend as follows: Page 9, line 86, strike out "three per centum" and insert "one per centum"; which was agreed to.

MR. PITTS moved to amend as follows: Section 7, line 10, strike out "April" and insert "February"; which was agreed to.

MR. HURT moved to amend as follows: Page 11, line 7, before the word "equitable" insert "equal and"; which was rejected.

MR. NORRIS moved to amend as follows: Page 11, section 7, line 3, after "districts" add "to be as nearly as possible of equal area and to have as nearly as possible an equal mileage of unconstructed State highway"; which was rejected.

MR. SMITH of *Albemarle* moved to amend as follows: Strike out "simultaneously" and insert in lieu thereof "simultaneous"; which was agreed to.

MR. HICKS of *Campbell* moved to amend as follows: "But this section is subject to the following qualification: That the chairman shall not under the provisions thereof in the construction of any road not now under construction invade the dwelling house of any person, or any space within sixty feet thereof, without the consent of the owner, except when it is decided by the court confirming the report of the commissioners (appointed to ascertain the value of the land or other property, or the interest or estate therein to be taken) that it would otherwise be impracticable, without unreasonable expense, to construct any such road"; which was agreed to.

MR. SMITH of *Dinwiddie* moved to amend as follows: Page 15, line 46, beginning with line 46 strike out balance of page and page 16 down to and including line 68; which was rejected.

MR. BOATWRIGHT moved to amend as follows: Section X, pp. 16 and 17, strike out line 69 to end of section 10; which was rejected.

MR. WILLIS moved to amend as follows: Page 17, line 89, add: "But the authorities constructing such highway under the authority

of this paragraph shall use diligence to protect growing crops and pastures to prevent damage to any property not taken;" which was agreed to.

MR. CAMPBELL moved to amend as follows: Page 17, line 89, add after period the following paragraph: "So far as possible all rights of way shall be acquired or contracted for before any route is definitely located;" which was agreed to.

MR. OZLIN moved to amend as follows: Page 17, section 11, at end of line 8 add "provided, however, that so far as practicable roads already laid out shall be connected with and used for such detours; which was agreed to.

MR. McNUTT moved to amend as follows: Page 17, line 82, after the word "fund" insert "the said chairman to pay to the landowner, or into court for his benefit, such sum as he shall estimate to be the fair value of the land taken and damage done, before entering upon such land for construction purposes, provided such payment shall in no wise limit the amount to be allowed under proper proceedings"; which was agreed to.

The substitute, as amended, was agreed to.

The bill was ordered to be engrossed and being presently engrossed, the question being Shall the bill pass? was put and decided in the affirmative—yeas, 84; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Mr. Speaker—84.

NAYS—Messrs. Gordon, Smith, Charles F., Young—3.

MR. OZLIN moved to reconsider the vote by which the bill was passed, which was rejected.

MR. HALL stated that he would have voted in the negative, but was paired with MR. WILKINS.

On motion of MR. GIBSON, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

WEDNESDAY, MARCH 1, 1922.

Prayer by Rev. S. B. Cousins, D. D., of Second Baptist church, Richmond, Va.

On motion of MR. HICKS *of Campbell*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, February 28, 1922.*

The Senate has agreed to House amendments to Senate bill entitled an act to amend and re-enact sections 5335 and 5340 of the Code of Virginia, with reference to the sale and so forth, of lands of persons under disability, No. 124.

No. 130. Senate bill to amend and re-enact section 5827 relating to the limitation of enforcement of deeds of trust and mortgages: having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 215. Senate bill to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such materials, and imposing penalties; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 363. House bill to amend sections 3408 to 3422, both inclusive, of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918; and to repeal an act entitled an act to amend and re-enact sections 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918; heretofore re-committed to the Committee for Courts of Justice, was reported back with amendments in the nature of a substitute.

No. 493. House bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act: and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the pres-



ent general law, approved February 17, 1922; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 494. House bill to authorize, under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following House bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 495. House bill to amend and re-enact section 5224 of the Code of Virginia.

No. 496. House bill to prohibit members of the governing boards of institutions, supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving.

House bill to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act, approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford in Pulaski county; having been considered by the Joint Committee on Special, Private

and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to incorporate the town of Craddock in Norfolk county, Virginia; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. REW offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly shall proceed this day at 11:40 A. M. to the election of a judge for the thirty-first judicial circuit to fill the vacancy occasioned by the death of Judge James H. Fletcher, Jr., and a judge for the corporation court of the city of Norfolk, number two; and that in the execution of the joint order nominations shall be made for the whole number as stated above and that each House shall be notified of said nominations, when the roll shall be called for the whole number in the order named, and the presiding officers of each House shall appoint a committee of two, which together shall constitute a joint committee to count the joint vote in each case and report the results to their respective houses; which was agreed to.

Ordered that MR. REW carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had agreed to the joint resolution.

The hour of 11:40 A. M. having arrived, ordered that MR. REW inform the Senate that the House is ready on its part to proceed to the execution of the joint resolution.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate was ready on its part to proceed to the execution of the joint resolution.

MR. REW nominated Nathaniel B. Westcott for judge of the thirty-first judicial circuit to fill the vacancy caused by the death of Judge James H. Fletcher, Jr.

MR. PAGE nominated O. L. Shackleford for judge of corporation court, No. 2, of the city of Norfolk.

Ordered that MR. REW inform the Senate that the following nominations had been made by the House:

Judge thirty-first judicial circuit—Nathaniel B. Westcott.

Judge corporation court, No. 2, of the city of Norfolk—O. L. Shackleford.

A message was received from the Senate by MR. MAPP, who informed the House that no additional names had been added in the Senate to the list of nominations made by the House.

The roll was called with the following results:

For judge of the thirty-first judicial circuit, to fill the vacancy caused by the death of Judge James H. Fletcher, Jr.:

Nathaniel B. Westcott - - - - 88

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles P., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—88.

For judge of corporation court, No. 2, of the city of Norfolk:

O. L. Shackleford - - - - 79

The vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Farrier, Gibson,



Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—79.

THE SPEAKER appointed MESSRS. REW and PAGE the committee on the part of the House to count and report the joint vote in each case.

The committee subsequently reported as follows:

For judge of the thirty-first judicial circuit, to fill the vacancy caused by the death of Judge James H. Fletcher, Jr.:

Whole number of votes cast	-	-	-	125
Necessary to a choice	-	-	-	63
Nathaniel B. Westcott received	-	-	-	125

For judge of corporation court, No. 2, of the city of Norfolk:

Whole number of votes cast	-	-	-	116
Necessary to a choice	-	-	-	59
O. L. Shackelford received	-	-	-	116

Nathaniel B. Westcott, having received all of the votes cast, was declared by THE SPEAKER duly elected judge of the thirty-first judicial circuit.

O. L. Shackelford, having received all of the votes cast, was declared by THE SPEAKER duly elected judge of corporation court, No. 2, of the city of Norfolk.

MR. SMITHEY moved to discharge the Committee on Officers and Offices at the Capitol from further consideration of House bill to amend and re-enact section 4121 of the Code of Virginia, as amended by an act approved March 24, 1920; which was rejected—yeas, 37; nays, 16.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bondurant, Bowles, Brown, J. Sinclair, Carpenter, Carter, Commins, Dotson, Eller, Ewell, Ford, Gibson, Gordon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Keen, Keezell, Massey, McCaleb, McLean, Moffett, Owen, Patterson, Ramey, Sinclair, Smith, Alfred C., Smithey, Snell, Story, Warren, B. S., Warren, C. R., Young—37.

NAYS—Messrs. Brown, Mayo C., Fletcher, Fuller, Gray, Z. T., Groome, Hoover, W. C., Horsley, Hurt, Long, McNutt, Nottingham, Ozlin, Pitts, Turner, Williams, Woods—16.

THE SPEAKER laid before the House joint resolution relating to certain boundaries on the Potomac river front of the city of Alexandria, as follows:

Whereas, prior to the year 1910 there existed a cove or creek

on the Virginia side of the Potomac river at Alexandria, known as "Battery Cove," and bounded on the east by a line drawn from a point of land formerly known as the north point of the Great Hunting Creek, and now known as Jones' Point at low water mark, to a point of land on said river formerly known as Point Lumley, and now known as the Old Pioneer Mill's site, and on the north, south and west by the abutting highlands on the Virginia side of the Potomac, the average depth of water in said cove being 1.5 feet, at mean low tide; and

Whereas, under the acts of Congress, passed June 25, 1910, and February 21, 1911, providing for the improvement of the Potomac river at Alexandria, Virginia, in accordance with the report submitted in House Document No. 1253, Sixtieth Congress, second session, the purpose of which improvement being the deepening of the harbor at Alexandria, by the removal of a sand bar in front of the wharves of the said city, the plans of improvement and surveys therefor, with House Document No. 1253, are hereto attached as an exhibit; and

Whereas, in the execution of the plan of said improvement, a revetment or retaining wall was built from Jones' Point at low water mark, to the south line of the property of the Marine Railway and Coal Company, Inc., and within a line drawn from said Jones' Point, at low water mark, to Point Lumley or Pioneer Mill's site, at low water mark, and the soil or dredgings from the river pumped into the space between said revetment or retaining wall and high water mark on the Virginia shore of the river, thereby making 46.57 acres of land above the high water line of the river front of said retaining wall or revetment; and

Whereas, on the completion of said fill, on or about January, 1912, the United States claimed title to the made land under the session of the State of Maryland, of territory for the seat of the Federal government, and inclosed same by a substantial fence, when the Marine Railway and Coal Company, Inc., destroyed the fence and entered upon such portion of the filled area as lay within the lines called for by its title and deeds for over 125 years prior to said improvement, which entry by said company resulted in the United States suing said company in ejectment in the Supreme Court of the District of Columbia, to recover the parcel of made land so entered upon by said company; and

Whereas, the Marine Railway and Coal Company, Inc., and other owners of the highland abutting on said cove, claimed title to such high land, and the said cove under a grant made by Sir William Berkeley, the Governor of the Colony of Virginia, issued in 1669 to one Robert Howsing, of six thousand acres on the Virginia side of the Potomac river, commencing nearly opposite Annaloston Island, and extending from thence to the north point of Great Hunting Creek, now known as Jones' Point, at Alexandria, Virginia, in which grant is included all the creeks and inlets within the lines thereof, to make said quantity of land, and that from

the date of said grant, the owners of the abutting high lands have claimed title to the soil under the waters of said cove and exercised rights of ownership therein, and the State of Virginia has exercised territorial sovereignty and jurisdiction within the area of said cove, as being within the lines of said grant, and as included therein, during all the period of time between the date of said grant, and the date of the institution of said suit by the United States, above referred to, and without any assertion or claim of title, sovereignty or jurisdiction over the same by either the State of Maryland, or by the United States, or the District of Columbia; and

Whereas, by a decision of the Supreme Court of the United States, rendered on the        day of November, 1921, in said suit, it was held that said cove, and the made land therein, is within the territorial boundaries and jurisdiction of the District of Columbia, and is the property of the United States, under and by virtue of the cession of the State of Maryland to the United States, of territory for the seat of the Federal government; and

Whereas, the effect of said decision is to take from Virginia, and the city of Alexandria, the area of land contained in said Battery Cove, and to transfer it to the territorial boundaries and jurisdiction of the District of Columbia, and seriously to damage and hinder the present and ever increasing commercial and shipping interests of Alexandria, by cutting off the access of said city and its citizens, to twenty-five hundred feet of its river front. The said made land can have no practical value to the District of Columbia, because it is wholly separated by the Potomac river from all other high lands of said district, and is located on the west or Virginia side of said river, and firmly attached to Virginia soil, and so located geographically and in relation to the city of Alexandria, as to be absolutely necessary to the future of said city; therefore, be it

Resolved by the House of Delegates (the Senate concurring), That the representatives of the State of Virginia, in the Senate and House of the Congress of the United States, urge the passage at the earliest practicable moment, of an act by Congress declaring said area of made land to be within the territorial sovereignty and jurisdiction of the State of Virginia, and to be the land and property of the owners of land abutting upon said cove or filled area, together with the right to them and their successors in title, to build and maintain bulkheads, wharves and piers extending from said retaining wall into the Potomac river in accordance with the plans set forth in House Document No. 1253 aforesaid, the said right to build wharves, bulkheads and piers, into the Potomac river to be subject, however, to the express condition that the same shall not interfere with the navigation of the Potomac river, and to all existing laws and regulations, and such future laws and regulations as Congress may from time to time prescribe for the protection and preservation of the navigation of said river; which was agreed to.



The following were presented and referred under Rule 37:

To the Committee on Federal Relations and Resolutions:

By MR. SMITH *of Albemarle*: House joint resolution urging the Senators and members of the House of Representatives from Virginia, in the United States Congress, to use all and every legitimate means in their power to have the United States government acquire, by purchase, the property known as Monticello, embracing the former home of Thomas Jefferson and the land surrounding same, consisting of 700 acres, all of said property being situated in Albemarle county, Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. SMITH *of Alexandria*: A bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passing of this act and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet.

By MR. FARRIER: A bill providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 130. Senate bill to amend and re-enact section 5827, relating to the limitation of enforcement of deeds of trust and mortgages.

No. 215. Senate bill to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such materials, and imposing penalties.

The following House bills were read at length a first time and ordered to be printed:

No. 493. House bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law, approved February 17, 1922.

No. 494. House bill to authorize, under certain conditions, the

mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923.

No. 495. House bill to amend and re-enact section 5224 of the Code of Virginia.

No. 496. House bill to prohibit members of the governing boards of institutions, supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving.

The following communication was received from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, February 27, 1922.

*To the House of Delegates:*

House bill No. 181. I approve the general purpose of this bill, but am returning it with the recommendation that it be amended as follows:

In section 1, line 9, after the word "shall" insert the following: "be in addition to the office of registrar in each election district in such city now provided for by law, except that."

In section 1, line 10, after the word "inhabitants" insert the following: "The appointment of such general registrar shall."

In section 2, at the close thereof add the following: "And their compensation shall be fixed and paid as the compensation and salaries of other city officers are fixed and paid."

E. LEE TRINKLE,  
*Governor.*

THE SPEAKER laid the communication from the Governor and the bill before the House.

The House proceeded to reconsider the same. The question being, Shall the House amend the bill in accordance with the recommendation of the Governor? was put and decided in the affirmative—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville—77.

MR. WILLIS moved to reconsider the vote by which the bill was amended in accordance with the recommendation of the Governor, which was rejected.

Ordered that MR. JONES of *Richmond city* inform the Senate.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 377. House bill for the protection of county roads in the county of Cumberland. (Amended.)

No. 386. House bill to amend the charter of the town of Pennington Gap, Lee county, Virginia, to authorize the issuing of bonds for roads, sewers and water; and to authorize the town to sell, lease, et cetera, its property, right of ways, et cetera, to secure water. (Amended.) (Title amended.)

No. 392. House bill to authorize the Commissioner of the Department of Game and Inland Fisheries to issue non-resident hunting and fishing licenses to United States field inspectors of the Bureau of Biological Survey, Department of Agriculture, and United States field inspectors of the Bureau of Fisheries, Department of Commerce.

No. 396. House bill to amend and re-enact section 6296 of the Code of Virginia of 1919, and to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia in regard to the appointment of commissioners to execute deeds, approved March 16, 1918.

No. 405. House bill to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4116 and 4117 of the Code of Virginia of 1919. (Amended.)

No. 407. House bill to provide for the incorporation, establishment and operation of loan and savings institutions known as "Credit Unions." (Amended.)

No. 403. House bill to amend and re-enact section 6270 of the Code of Virginia.

No. 429. House bill requiring certain reports to be made by the Secretary of the Commonwealth.

No. 432. House bill to amend and re-enact section 6474 of the Code of Virginia.

No. 433. House bill to amend and re-enact section 3555 of the Code of Virginia; and to repeal sections 3556, 3557, 3558, 3569, 3560 and 3561 of the Code of Virginia.

No. 435. House bill to amend and re-enact an act entitled an act to make it a larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent, approved March 20, 1920.

No. 439. House bill to amend and re-enact section 2978 of the Code of Virginia.

No. 447. House bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.



No. 451. House bill to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel or attorneys for the State of Virginia to prosecute and recover any claims that may be due this State from the United States of America, on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system.

No. 456. House bill to provide for the enumeration of the veterans, the wives and the widows of veterans of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

No. 458. House bill to amend and re-enact section 3879 of the Code of Virginia.

No. 459. House bill to amend and re-enact section 4676 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 460. House bill to amend and re-enact section 1616 of the Code of Virginia.

No. 461. House bill to amend and re-enact section 6426 of the Code of Virginia.

No. 462. House bill to amend and re-enact section 581 of the Code of Virginia.

No. 467. House bill to validate, ratify, approve and confirm bonds issued on election heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor. (Amended.)

No. 469. House bill authorizing the board of supervisors of Washington county, to designate a road from Holston to Mendota in said county, to be constructed according to State highway plans with local and State funds, local funds to be reimbursed out of State funds, and road to be maintained and controlled by State Highway Commission.

No. 470. House bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof. (Amended.)

No. 471. House bill authorizing the issue of bonds by counties for building, rebuilding or otherwise permanently improving public roads and bridges in counties, and providing for a tax to pay the same and providing for the maintenance and upkeep of same.

No. 472. House bill authorizing the issue of bonds by counties for building, rebuilding, or otherwise permanently improving roads and bridges in magisterial districts, and providing for a tax to pay the same.

No. 477. House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916.

No. 478. House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire-fighting purposes.

No. 479. House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916. (Amended.)

No. 480. House bill to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922.

No. 482. House bill for the protection of ring-necked pheasants in Shenandoah county.

No. 483. House bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district in

Prince George county, to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for erection of school buildings for white and colored at Disputanta, approved February 11, 1922.

No. 484. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended.

No. 485. House bill authorizing the board of supervisors for the county of Isle of Wight to reimburse J. C. Ashby for the loss of two barns, caused by fire.

No. 487. House bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 96. House bill to repeal section 5, chapter 67, of an act of Assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000 into the State treasury.

No. 114. House bill to amend and re-enact section 2775 of the Code of Virginia. (Amended.)

No. 123. House bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920. (Amended.)

On motions severally made the following House bills were dismissed:

No. 37. House bill to amend and re-enact an act entitled an act to amend and re-enact section 120 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, approved March 24, 1916.

No. 110. House bill to direct the rector and visitors of the University of Virginia to establish the Medical Department of the University, including schools of pharmacy and dentistry, at the



city of Richmond, upon the unconditional transfer to them of the property of the Medical College of Virginia, subject only to its existing liabilities.

No. 148. House bill prescribing the jurisdiction of corporation courts in cities in which there are two corporation courts and providing for the transfer of certain cases from one court to the other.

No. 150. House bill to establish an additional corporation court for the city of Norfolk, Virginia.

No. 339. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission; to define its powers and duties; term of office, salary and qualifications of commission; to authorize the commissioner to call into consultation the professors of engineering of certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of the commission, and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal chapter 83 of the Code of Virginia.

The hour of 12 o'clock M. having arrived, No. 251 House bill to amend and re-enact sections 3613, 3614, 3615, 3626, 3640 and 3641 of the Code of Virginia—special order, came up.

MR. PAGE moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithy, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren C. R., Wilkins, Williams, Woodville, Wright, Young, Mr. Speaker—76.

MR. PAGE moved severally to amend the bill as follows:

On page 2, line 14, insert a period after the word license in place of the semicolon and omit the balance of that paragraph, beginning with the word four on line fourteen and ending with the word news and the period on line 18.

On page 7, line 7, after the colon, strike out the words "vessels drawing under eight feet." Strike out all of lines 8, 9, 10, 11, 12, 13 and 14, and in line 15 strike out the words "dollars and fifty

cents per foot," and insert in lieu thereof the following: "Vessels bound inward, with a draft from six feet to thirteen feet six inches, two dollars and seventy-eight cents per foot; fourteen feet to seventeen feet six inches, three dollars and thirty-eight cents per foot; eighteen feet to twenty feet six inches, four dollars and thirteen cents per foot; twenty-one feet and over, four dollars and eighty-eight cents per foot. Vessels bound outward—from six feet to thirteen feet six inches, two dollars and two cents per foot; fourteen feet to seventeen feet six inches, two dollars and thirty-three cents per foot; eighteen feet to twenty feet six inches, three dollars and eight cents per foot; twenty-one feet and over, three dollars and fifty-six cents per foot. Compulsory pilotage, as provided in this act shall not apply to American vessels laden either in whole or in part with coke or coal mined in the United States."

On page 4, line 20, after the word "time," strike out the period and in lieu thereof insert a semicolon, and add the following: "And until the maximum number is reached, the board of pilot commissioners shall examine all applicants, possessing the necessary requisites for examination as hereinbefore provided, in the order in which the said applications shall be received, and shall grant a license to each one of the said applicants who is found to be qualified to act as a pilot, until the maximum number is reached. Whenever a vacancy shall occur or the number fall below the aforesaid maximum of fifty, the board of pilot commissioners shall advertise once a week for four consecutive weeks in at least ten newspapers throughout the State, at least one of which shall be published in the city of Norfolk, that a competitive examination will be held to fill such vacancy or vacancies. The said board of pilot commissioners shall not renew the license of any pilot as hereinbefore provided, unless such a pilot shall furnish satisfactory proof that he has been actively engaged as a pilot during the next preceding six months or that he has been prevented from active duty as a pilot by temporary illness or injury."

On page 8, line 30, strike out the word "coaling" and insert in lieu thereof the word "fueling."

Page 10, after line 6, insert as a new paragraph the following: "2. If any section or provision of this act or any part of any section shall be declared unconstitutional by the Supreme Court of Appeals of Virginia, or the Supreme Court of the United States, the part so declared unconstitutional shall cease to be operative, but the remainder of the act and every section or part thereof not so declared unconstitutional shall continue to be the law of this State."

On page 8, line 33, at the end of the line strike out the word "all." Strike out all of lines 34, 35, 36, 37, 38, 39 and in line 40 strike out the words "less per foot than the regular rates," and insert in lieu thereof the following: "All steamers calling at any port or place of this State for the sole purpose of fueling; also for vessels in ballast calling at Hampton Roads, seeking, shall pay per

foot draft of vessel in and out, under eight feet, seventy-five cents per foot; eight feet and under ten feet, one dollar and twenty-five cents per foot; ten feet and under thirteen feet, one dollar and fifty cents per foot; thirteen feet and under sixteen feet, two dollars per foot; sixteen feet and over, two dollars and twenty-five cents per foot."

Which were severally agreed to.

MR. BAGBY moved to amend as follows:

Page 6, line 69, after word "bound" insert "and also a statement of all contributions by him to the Virginia Pilot Association for adding to, maintaining and repairing their equipment, or for any other purpose or purposes, said purpose or purposes to be fully specified"; which was agreed to.

MR. REW moved to amend as follows:

Page 6, strike out lines 73 to 79, inclusive, which was agreed to.

The bill being presently engrossed, the question being Shall the bill pass? was put and decided in the negative—yeas, 40; nays, 51.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Eller, Ewell, Ford, Gibson, Gordon, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Jones, Edwin B., Jones, James P., Keen, Keezell, Massey, McNutt, Moffett, Norris, Page, Patterson, Ramey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Taylor, Williams—40.

NAYS—Messrs. Adams, Beatie, Boatwright, Brown, J. Sinclair, Craft, DeFriece, Diggs, Dotson, Farrier, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, W. F., Horner, Horsley, Hylton, Jeffreys, Long, McCaleb, McCotter, McLean, Nottingham, Owen, Ozlin, Pitts, Pratt, Prince, Ramsey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Snell, Stinson, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Wright, Young, Mr. Speaker—51.

MR. WILLIS moved to reconsider the vote by which the bill was rejected, which was rejected.

The following pairs were announced:

MR. HURT with MR. DEANS.

MR. FLETCHER with MR. PRICE.

The first named in each case would have voted in the affirmative.

A message was received from the Senate by MR. OLIVER, who informed the House that the Senate had adopted the report of the committee of conference on the disagreeing votes of the two houses on House bill entitled an act to amend and re-enact section 78 of the Code of Virginia, No. 303.

On motion of MR. BROWN of *Lynchburg*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*



THURSDAY, MARCH 2, 1922.

Prayer by Rev. S. B. Cousins, D. D., of Second Baptist church, Richmond, Va.

On motion of Mr. SMITH of *Dinwiddie*, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 1, 1922.*

The Senate has amended in accordance with recommendation of the Governor, House bill entitled an act to provide for the registration of voters in cities having a population of fifty thousand or more; and to repeal an act entitled an act to provide for the registration of voters in cities having a population of one hundred thousand or more, approved March 20, 1920, No. 181.

They have agreed to House amendments to Senate bill entitled an act to validate bonds under chapter 28 of the Acts of 1919 in the county of Albemarle, No. 274.

They have passed, with amendments, House bill entitled an act to amend and re-enact sections 5, 14, 21½, 27, 32, 35, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act of the follow-

ing new sections, to be numbered sections 51½, 21¼, 55-f, 57¼, 57½-a, 77, 78, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act, No. 252.

And they have passed Senate bills entitled an act to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, No. 232; an act to amend and re-enact an act entitled an act to provide how a charter of a town granted by a court may be annulled and repealed, approved March 4, 1920, No. 245; an act requiring county and city treasurers to account for interest received upon funds of the State, or for any political subdivision thereof, and providing penalty for violation, No. 284; an act to amend and re-enact sections 41 and 43 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 301; an act to amend and re-enact section 5167 of the Code of Virginia, No. 303; an act to amend and re-enact section 4235 of the Code of Virginia, No. 304; an act to authorize the board of supervisors of Bath county to issue bonds or other obligations of said county for a sum not exceeding one hundred thousand dollars, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity, No. 306; an act to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920, No. 308; an act to amend and re-enact section 134 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 336; an act to amend and re-enact section 6355 of the Code of Virginia, No. 345; an act prohibiting any person from shooting from any duck blind belonging to another in the water of the Potomac river adjoining the county of Stafford, No. 351; an act to require industrial benefit companies to insert in policies of industrial sick benefit insurance hereafter issued by them a provision permitting the cancellation of the sick benefit portion of the policy under certain conditions, No. 354; an act to authorize and direct the State Highway Commission to give suitable names to the roads comprising the State highway system,

except such roads as have been, or may be, named by the General Assembly, No. 356; an act to amend sections 80, 81 and 82 of the charter of the city of Portsmouth, approved March 10, 1908, to provide for a sinking fund and the management thereof by a board of sinking fund commissioners, No. 365; an act to authorize the town of Altavista, in the county of Campbell, to sell the McMinnis farm of about 207 acres in Pittsylvania county, No. 368; an act to authorize and empower the council of the town of Altavista, in the county of Campbell, to borrow money and issue bonds for the enlargement and other improvement of its water supply system, sewers and streets, No. 369; an act for the relief of all taxpayers in the State of Virginia whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto, No. 372; an act creating the office of assistant attorney for the Commonwealth for the city of Norfolk, Virginia, and providing for his appointment and duties, No. 373; an act to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia, No. 381; an act to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for the appointment of a custodian of all moneys received by the State from appropriations made by the Congress of the United States for the purpose stated; to provide for the appointment of a State board to co-operate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such State board and the industrial commission of Virginia, No. 391; an act to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home, No. 400; an act licensing the taking or catching of scallops with scrapes from the public grounds of the Commonwealth, and providing for the designation of public scallop grounds, No. 402; an act validating certain holographic wills admitted to probate in this State since the taking effect of the Code of Virginia of 1919, No. 406; an act to amend and re-enact section 2872 of the Code of Virginia, No. 412; and an act to validate, ratify and confirm an order of the circuit court of Greene county incorporating the town of Stanardsville in said county; to provide that the boundaries of the said town shall be set out in said order; to validate an election held in pursuance of said order, all ordinances of the council of said town, and all official acts of the mayor of said town and its council; to provide that the said town shall have certain officers, chosen by the council, and to confer upon it certain powers concerning them; also to repeal an act entitled an act to incorporate the town of Standardsville, in the county of Greene, ap-



proved February 5, 1867, and an act entitled an act to change and define the corporate limits of the town of Stanardsville in the county of Greene and for other purposes, approved March 31, 1873, No. 415; in which they request the concurrence of the House of Delegates.

No. 252. House bill was, on motion of MR. JONES of *Richmond city*, placed on the calendar.

Nos. 232, 306 and 356. Senate bills were referred to the Committee on Roads and Internal Navigation.

No. 391. Senate bill was referred to the Committee on Federal Relations and Resolutions.

Nos. 245, 351, 365, 368, 369 and 415. Senate bills were referred to the Committee on Counties, Cities and Towns.

Nos. 402 and 381. Senate bills were referred to the Committee on Chesapeake and Its Tributaries.

Nos. 284, 336 and 301. Senate bills were referred to the Committee on Finance.

Nos. 304 and 354. Senate bills were referred to the Committee on Insurance and Banking.

Nos. 303, 345, 373, 406 and 412. Senate bills were referred to the Committee for Courts of Justice.

Nos. 308, 372 and 400. Senate bills were referred to the Committee on Appropriations.

No. 497. House bill to amend and re-enact subsection 4 of section 3299 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Chesapeake and Its Tributaries.

House bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit; having been

considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Courts of Justice.

The following were presented and referred under Rule 37:

To the Committee on Roads and Internal Navigation:

By MR. PITTS: Petition from citizens of Albemarle county in reference to bond issue for roads.

By MESSRS. PATTERSON, SMITHEY, RICHARDS, TURNER, BONDU-RANT, HURT, KEEZELL, GIBSON, KOGER: A joint resolution propos-ing amendment to section 184 of the Constitution of Virginia.

To the Committee on Special, Private and Local Legislation:

By MR. GIBSON: A bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county.

By MR. GIBSON: A bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as hereto-fore amended, and to repeal sections 7 and 8 of said charter.

By MR. JEFFREYS: A bill authorizing the school board of South Hill school district in the county of Mecklenburg, to borrow money, not to exceed \$45,000, for building a school house in the town of South Hill in said district.

The morning hour having expired, the House proceeded to the business on the calendar.

No. 497. House bill to amend and re-enact subsection 4 of section 3299 of the Code of Virginia; was read at length a first time and ordered to be printed.

No. 215. Senate bill to prevent the manufacture, sale, or trans- portation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other in- secticides and fungicides, and regulating traffic therein; providing for inspection of such materials, and imposing penalties; was, on motion of MR. MOFFETT, recommitted.

No. 253. House bill to amend and re-enact section 2154 of the Code of Virginia, as amended by an act approved September 5, 1919; was, on motion of MR. WILLIS, made a special and continuing order for 12 o'clock M. following the special order now on calendar; which was agreed to.

The following bills were, on motions severally made, dismissed:

No. 149. House bill to amend and re-enact section 2 of an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 166. House bill to amend and re-enact section 3158 of the Code of Virginia.

No. 184. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 208. House bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia.

No. 215. House bill to prohibit the use of fish berries, lime or giant powder, dynamite or other explosive substances, or any poisonous substance for the destruction of fish in the watercourses of this State.

No. 216. House bill to prevent deception in the sale of paint, turpentine, linseed oil, and any substitute therefor; and providing for the enforcement thereof; and providing penalty for the violation thereof.

No. 247. House bill to amend and re-enact section 6175 of the Code of Virginia.

No. 264. House bill to amend and re-enact section 2127 of the Code of Virginia.

No. 271. House bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 282. House bill to enact into law the rules and regulations controlling traffic on State highways as adopted by the State Highway Commission May 25, 1920, and October 6, 1920, as amended July 13, 1920, February 23, 1921, and March 30, 1921, to make the violation thereof a misdemeanor and to prescribe the punishment therefor; to authorize the State Highway Commission to amend, alter or repeal the same, or any of them, and to make additional and new rules and regulations governing traffic on and use of the State highway system and to provide for the enforcement thereof.

No. 294. House bill to amend and re-enact section 2720 of the Code of Virginia.

No. 265. House bill to amend and re-enact sections 787, 790 and 804 of the Code of Virginia.



The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 164. House bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness.

No. 168. House bill to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920. (Amended.)

No. 186. House bill to amend and re-enact section 26 of an act of the General Assembly of Virginia entitled an act to establish the State highway system, approved January 31, 1918.

No. 192. House bill to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918; sections 14, 16, 17 and 18 of which said act were amended and re-enacted by an act approved March 9, 1920.

No. 195. House bill authorizing and directing the payment out of the treasury of the sum of \$2,119.30 to Ivakota Association, Incorporated. (Title amended.)

No. 209. House bill to amend and re-enact section 5115 of the Code of Virginia.

No. 240. House bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act.

No. 244. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918. (Amended.)

No. 258. House bill to amend and re-enact sections 2881 and 2882 of the Code of Virginia, in relation to the incorporation of towns by the circuit courts of this State.

No. 261. House bill to amend and re-enact section 2142 of the Code of Virginia. (Amended.)

No. 262. House bill to amend and re-enact section 4083 of the Code of Virginia.

No. 272. House bill to license, supervise and regulate public dance halls. (Amended.)

No. 286. House bill to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920. (Amended.)

No. 289. House bill to amend and re-enact section 2138, chapter 90, of the Code of Virginia, prescribing various speed limits for motor vehicles. (Amended.)

No. 290. House bill to prevent the running at large of certain animals on the public roads of Virginia, to impose a penalty for allowing such animals to run at large on said roads; and to limit the recovery of damages for the killing of animals unlawfully on such roads in certain cases.

No. 311. House bill to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes.

No. 314. House bill to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia.

No. 324. House bill to amend and re-enact sections 3205 and 3209 of the Code of Virginia. (Amended.)

No. 331. House bill to repeal section 2225 of the Code of Virginia.

No. 352. House bill to make an appropriation of \$5,000.00 to the John Bowie Strange Camp of Confederate Veterans, to be used in defraying the expenses incident to the unveiling of a statue of General Robert E. Lee at Charlottesville, Virginia, during the summer of 1922.

No. 363. House bill to amend sections 3408 to 3422, both inclusive, of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918; and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918—came up.

The amendments proposed by the Committee for Courts of Justice were agreed to.

The bill was read at length a second time and ordered to be engrossed.

The hour of 12 o'clock M. having arrived, No. 174 House bill to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carrying on its work, and to require certain reports from the board of pilot commissioners—special order, came up.

MR. WILKINS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McLean, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—76.

MR. HALL moved to amend as follows:

Page 2, line 2, after word "Governor" add: "Two of whom shall be appointed for a period of two years, and the remaining three for a period of four years, subsequent appointments shall be made for a period of four years."

MR. WILLIS offered a substitute to the amendment offered by MR. HALL as follows:

Page 2, line 2, strike out "three" and insert "five."

Page 2, line 5, after the word "port" add "one of such members to be appointed for a term of one year, one for a term of two years, one for a term of three years, one for a term of four years and one for a term of five years, and thereafter for a term of four years each, vacancies occurring in the board to be filled by appointment of the Governor"; which was agreed to.

MR. RODGERS moved severally to amend as follows:

Page 2, line 2, strike out "three" and insert "the Attorney General of Virginia, who shall be ipso facto a member of the commission, and five additional."

Page 4, line 55, strike out "the port of"; which were severally agreed to.

MR. BRIGHT moved to amend as follows:

Page 4, line 49, after words "Hampton Roads" insert "and other competing ports"; which was agreed to.

MR. HALL moved to amend as follows:

Page 5, line 5, after word "commission" add "not exceeding \$1,000"; which was rejected.

MR. SMITH of *Northumberland* moved to amend as follows:

On page four (4) at the end of subsection thirteen (13) of section one (1) add a new subsection reading as follows: "(14)



Ascertain the pilotage charges prevailing at the several important ports of the United States, the difficulties and distances involved at said ports in connection with pilotage service thereat, the number of licensed pilots there regularly employed, and the number of vessels there annually piloted; to examine the books of account and all other data pertaining to expenses and charges of the Virginia Pilot Association since January 1, 1919; to ascertain the difficulties and distances involved at the port of Hampton Roads in connection with pilotage service thereat, the number of pilots there regularly employed, the annual earnings of each thereof, and the number of vessels there annually piloted, their depth or draft, whether cargo or bunker ships; to ascertain whether or not the Virginia Pilot Association at all times renders both prompt and efficient service; and report to the Governor and the General Assembly of Virginia whether or not the harbor of Hampton Roads is so situated with reference to the Atlantic ocean, and has such natural and developed advantages as to entitle the shippers of commodities residing in Virginia and elsewhere to equal or lower pilotage and other harbor charges than those prevailing at such other ports; and to recommend what in their judgment would be fair and reasonable pilotage charges at the port of Hampton Roads, allowing to the Virginia Pilots Association and to branch pilots only a just and reasonable charge for service rendered, saving to shippers unnecessary cost, and giving to the port of Hampton Roads all the natural advantages it has over other ports;" which was rejected—yeas, 39; nays, 42.

On motion of Mr. SMITH of *Northumberland*, the vote was recorded as follows:

YEAS—Messrs. Bagby, Bolton, Bondurant, Bowles, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Eller, Ewell, Fletcher, Ford, Gordon, Haddon, Hall, Henley, Hoover, C. N., Hoover, W. C., Hurt, Jones, Edwin B., Keen, Keezell, Massey, McLean, McNutt, Norris, Ozlin, Page, Patterson, Ramey, Rew, Smith, Charles F., Smith, E. Hugh, St. Clair, Story, Taylor, Williams, Woodville—39.

NAYS—Messrs. Adams, Anderson, Beatie, Bright, Craft, DeFriece, Diggs, Dotson, Farrier, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Hicks, W. F., Horner, Horsley, Hylton, Jeffreys, Jones, James P., McCaleb, Nottingham, Owen, Price, Prince, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Snell, Stinson, Stuart, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Wright, Young, Mr. Speaker—42.

Mr. WILLIS moved to reconsider the vote by which the amendment was rejected, which motion was rejected.

Mr. GIBSON stated that he would have voted in the affirmative, but was paired with Mr. DEANS.

The bill was ordered to be engrossed, and being presently engrossed, the question being Shall the bill pass? was put and decided in the affirmative—yeas, 55; nays, 22.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Craft, DeFriece, Diggs, Dotson, Farrier, Fletcher, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hoover, W. C., Horner, Horsley, Hurt, Hylton,

Jeffreys, McCaleb, Nottingham, Owen, Ozlin, Page, Pitts, Price, Prince, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smitley, Snell, Stinson, Stuart, Turner, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Wright, Mr. Speaker—55.

NAYS—Messrs. Beatie, Bondurant, Commins, Ewell, Gordon, Hall, Hicks, W. F., Hoover, C. N., Jones, Edwin B., Keezell, McLean, McNutt, Ramey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, St. Clair, Story, Williams, Woodville, Young—22.

MR. WILLIS moved to reconsider the vote by which the bill was passed, which was rejected.

The hour of 2 o'clock having arrived, the chair was vacated until 4 o'clock P. M.

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#### THURSDAY, MARCH 2, 1922—AFTERNOON SESSION.

The hour of 4 o'clock having arrived, the chair was resumed.

On motion of MR. WILLIS, the special orders were passed by until 8 o'clock P. M.

The following Senate bills were read at length a second time:

No. 273. Senate bill to amend and re-enact section 892 of the Code of 1919, relating to cedar rust and the reimbursement of counties for expenditures made in the destruction of cedar trees.

No. 142. Senate bill to amend and re-enact an act entitled an act relating to contracts for text-books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

No. 261. Senate bill to amend section 780 of the Code, prescribing the manner of the appointment of school trustees in cities, and to validate the acts of the school board of the city of Winchester.

No. 302. Senate bill to provide for the use or disposition of parts of the turnpike road from Rustburg to Lynchburg, in Campbell county, not taken over or used by the State highway commission in the State highway system.

No. 267. Senate bill to amend and re-enact section 2146 of the Code of Virginia, and to repeal chapter 422 of the Acts of 1918.

No. 292. Senate bill designating that part of primary road number 9 of the State highway system from Richmond to Staunton as the Jefferson highway.

No. 55. Senate bill to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee.

No. 309. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 282. Senate bill to amend and re-enact section 3319 of the Code of Virginia.

No. 283. Senate bill to amend and re-enact section 3329 of the Code of Virginia.

No. 338. Senate bill to authorize the board of supervisors of Botetourt county to borrow ten thousand dollars for the purpose of refunding bonds issued by said board of supervisors January 1,

1904, for the purpose of building a bridge across James river in that county and to issue bonds of the said county therefor.

No. 352. Senate bill authorizing the board of supervisors of Stafford county to discontinue the levy heretofore laid in said county known as the bridge levy upon certain conditions.

No. 270. Senate bill to add certain interstate road sand projects to the State highway system.

No. 130. Senate bill to amend and re-enact section 5827, relating to the limitation of enforcement of deeds of trust and mortgages.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 384. House bill to amend and re-enact section 3160 of the Code of Virginia. (Amended.)

No. 388. House bill to authorize the county of Amherst to borrow money and issue bonds for a sum not exceeding two hundred and seventy thousand (\$270,000.00) dollars. (Substitute.)

No. 393. House bill to provide that all lands owned or controlled by the Commonwealth shall constitute game sanctuaries. (Amended.)

No. 399. House bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices. (Amended.)

No. 438. House bill to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions.

No. 400. House bill providing that no assignment of salary or wages, or any writing operating as an assignment, hereafter made shall be valid unless a copy of same shall, within ten days, be delivered by the assignee to the employer of the assignor. (Amended and title amended.)

No. 486. House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville. (Amended.)

No. 493. House bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law, approved February 17, 1922.

No. 494. House bill to authorize, under certain conditions, the



mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923.

No. 137. House bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920. (Amended.)

No. 121. House bill to authorize and regulate the recordation of plats subdividing tracts of lands situated within the corporate limits of any city containing more than thirty thousand inhabitants according to the last preceding United States census or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the subdivision of land into lots showing on said plats streets and alleys, within, or within fifteen miles from the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918. (Amended and title amended.)

No. 267. House bill to amend and re-enact sections, 1799, 1802, 1807, 1817, 1822 and 1830, and to repeal section 1831 of the Code of Virginia.

No. 348. House bill to amend and re-enact section 3548 and to repeal section 3547 of the Code of Virginia. (Substitute.)

No. 143. House bill to amend and re-enact section 3777 of the Code of Virginia. (Amended.)

No. 398. House bill to amend and re-enact section 4988 of the Code of Virginia, as amended by an act approved March 16, 1920; was, on motion of Mr. BROWN *of Lynchburg*, dismissed.

MR. WILLIS, from the Committee of Conference, on the disagreeing votes of the two houses on No. 303 House bill to amend and re-enact section 78 of the Code of Virginia, presented the following report:

*To the Senate and House of Delegates:*

We, the undersigned, conferees on Senate amendments to House bill No. 303, respectfully submit the following report:

1. We recommend that Senate amendment No. 1 be rejected.
2. We recommend that Senate amendments Nos. 2, 3 and 4 be accepted.

WALTER TANSILL OLIVER,

A. WILLIS ROBERTSON,

*Conferees on the Part of the Senate.*

HOLMAN WILLIS,

G. G. TURNER,

NORVELL L. HENLEY,

*Conferees on the Part of the House.*

The report of the Committee of Conference was adopted—yeas, 62; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, DeFriece, Diggs, Dotson, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Willis, Young, Mr. Speaker—62.

NAYS—Messrs. Carpenter, Eller, Hall, Horner, Keen, Shepherd, Woodville—7.

MR. WILLIS moved to reconsider the vote by which the report of the Committee of Conference was adopted, which was rejected.

A message was received from the Senate by MR. PARSON, who informed the House that the Senate had agreed to Senate joint resolution as follows:

Resolved by the Senate (the House of Delegates concurring), That consent be and the same is hereby given for the introduction and consideration of a bill entitled a bill to amend and re-enact section 4120 of the Code of Virginia, as amended by an act approved March 25, 1920, in which they request the concurrence of the House.

THE SPEAKER laid the resolution before the House. The resolution was agreed to.

Ordered that MR. McLEAN inform the Senate.

On motion of MR. WILLIS, the chair was vacated until 8 o'clock P. M.

#### THURSDAY, MARCH 2, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

No. 350. House bill to provide for the erection of a fireproof State office building, and the assignment of offices therein—special order, came up.

MR. BREWER moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Pitts, Price, Ramey, Richards, Rodgers, Sinclair, Smith,

Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Williams, Young, Mr. Speaker—65.

MR. SMITHEY moved to amend as follows:

Page 2, line 5, after "thereof" insert "upon such site as may be selected by said board, without any additional cost to the State"; which was agreed to.

The bill was ordered to be engrossed and being presently engrossed, the question being Shall the bill pass? was put and decided in the affirmative—yeas, 87; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—87.

MR. BREWER moved to reconsider the vote by which the bill was passed, which was rejected.

No. 351. House bill to pay an assessor or an assistant of lands for time necessarily employed in the reassessment of real estate recently had, the payment of which was precluded by the provisions of section 2247 of the Code of Virginia fixing the time within which the assessments were to be completed, such payment to be made out of the appropriation provided "for assessing property for taxation, etc."—special order, came up.

MR. BREWER moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 80; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Commins, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, Moffett, Norris, Nottingham, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

MR. HURT moved to amend as follows:

At end of bill add: "This act shall apply only to those making application to the auditor on or before March 1, 1922"; which was agreed to.



MR. FULLER moved to amend as follows:

On page 2, after line 31, add: "Provided, however, that this act shall not apply to cities of over one hundred thousand inhabitants"; which was agreed to.

MR. McCOTTER moved to amend as follows:

"Provided that the number of days so allowed shall not be in excess of the number of days now allowed by law"; which was agreed to.

The bill was ordered to be engrossed and being presently engrossed, the question being Shall the bill pass? was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Diggs, Dotson, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Rayney, Rew, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

MR. BREWER moved to reconsider the vote by which the bill was passed, which was rejected.

On motion of MR. STUART, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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## FRIDAY, MARCH 3, 1922.

Prayer by Rev. S. B. Cousins, D. D., of Second Baptist church, Richmond, Va.

On motion of MR. SNELL, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 2, 1922.*

The Senate has passed House bill entitled an act to amend and re-enact section 3184, 3187 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920, No. 383.

They have passed with a substitute for House bill entitled an

act to provide for the compulsory education of children between the ages of eight and fourteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for the failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918, No. 8.

And they have passed Senate bills entitled an act to require persons doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign, acknowledge, and file a certificate; to designate what the certificate shall contain; to provide for recordation of such certificate, to fix fees of the clerk, and to provide a penalty for violation of this act, No. 120; an act to amend and re-enact section 7 of an act entitled an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of toll-gates and the collection of tolls upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under the laws heretofore in effect in said county, approved March 24, 1920, No. 362; an act authorizing the board of supervisors of Nelson county to use the balance of the proceeds of a bond issue, authorized by chapter 96 of the Acts of Assembly of 1920, for the purpose of building a bridge across Hat creek on the East Branch road, in the neighborhood of Roseland, and for painting various bridges over Tye river in the Massie's Mill magisterial district of said county, No. 416; and an act authorizing the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$20,000, for the purpose of constructing roads and bridges in Lovington magisterial district of said county, No. 417; in which they request the concurrence of the House of Delegates.

No. 8. House bill was, on motion, placed upon the calendar.

No. 120. Senate bill was referred to the Committee on General Laws.

Nos. 362, 416 and 417. Senate bills were referred to the Committee on Roads and Internal Navigation.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 308. Senate bill to provide for the audit by the State Ac-

countant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920. (With amendments.)

No. 372. Senate bill for the relief of all taxpayers in the State of Virginia whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto. (With amendment.)

No. 400. Senate bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Finance:

No. 336. Senate bill to amend and re-enact section 134 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 301. Senate bill to amend and re-enact sections 41 and 43 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 284. Senate bill requiring county and city treasurers to account for interest received upon funds of the State, or any political subdivision thereof, and providing penalty for violation.

No. 391. Senate bill to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for the appointment of a custodian of all moneys received by the State from appropriations made by the Congress of the United States for the purpose stated; to provide for the appointment of a State board to cooperate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such State board and the industrial commission of Virginia; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.



The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 369. Senate bill to authorize and empower the council of the town of Altavista, in the county of Campbell, to borrow money and issue bonds for the enlargement and other improvement of its water supply system, sewers and streets.

No. 368. Senate bill to authorize the town of Altavista, in the county of Campbell, to sell the McMinnis farm of about 207 acres in Pittsylvania county.

No. 245. Senate bill to amend and re-enact an act entitled an act to provide how a charter of a town granted by a court may be annulled and repealed, approved March 4, 1920.

No. 351. Senate bill prohibiting any person from shooting from any duck blind belonging to another in the water of Potomac river adjoining the county of Stafford.

No. 365. Senate bill to amend sections 80, 81 and 82 of the charter of the city of Portsmouth, approved March 10, 1908, to provide for a sinking fund and the management thereof by a board of sinking fund commissioners.

No. 415. Senate bill to validate, ratify and confirm an order of the circuit court of Greene county incorporating the town of Stanardsville in the said county; to provide that the boundaries of the said town shall be set out in said order; to validate an election held in pursuance of said order, all ordinances of the council of said town, and all official acts of the mayor of said town and its council; to provide that the said town shall have certain officers, chosen by the council, and to confer upon it certain powers concerning them; also to repeal an act entitled an act to incorporate the town of Stanardsville in the county of Greene, approved February 5, 1867, and an act entitled an act to change and define the corporate limits of the town of Stanardsville in the county of Greene and for other purposes, approved March 31, 1873.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 373. Senate bill creating the office of assistant attorney for the Commonwealth for the city of Norfolk, Virginia, and providing for his appointment and duties.

No. 345. Senate bill to amend and re-enact section 6355 of the Code of Virginia.

No. 412. Senate bill to amend and re-enact section 2872 of the Code of Virginia.

No. 303. Senate bill to amend and re-enact section 5167 of the Code of Virginia.

The following Senate bills, having been considered by the com-

mittee in session, were reported from the Committee on Roads and Internal Navigation:

No. 356. Senate bill to authorize and direct the State Highway Commission to give suitable names to the roads comprising the State highway system, except such roads as have been, or may be named by the General Assembly.

No. 306. Senate bill to authorize the board of supervisors of Bath county to issue bonds or other obligations of said county for a sum not exceeding one hundred thousand dollars, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 232. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

No. 442. House bill to create Arlington sanitary district, imposing certain duties on the board of supervisors, granting to said board the power of eminent domain, and authorizing the issuance of bonds upon certain conditions, and to repeal an act approved March 25, 1920; heretofore recommitted to the Committee on Counties, Cities and Towns, was reported back with an amendment in the nature of a substitute.

House joint resolution proposing amendment to section 184 of the Constitution of Virginia; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

House joint resolution urging the Senators and members of the House of Representatives from Virginia, in the United States Congress, to use all and any legitimate means in their power to have the United States government acquire, by purchase, the property known as Monticello, embracing the former home of Thomas Jefferson and the land surrounding same, consisting of 700 acres, all of said property being situated in Albemarle county, Virginia; having been considered by the committee in session, was reported from the Committee on Federal Relations and Resolutions.

No. 498. House bill to amend and re-enact section 3510 of the Code of Virginia, as amended by act approved March 18, 1920, as to fees of jailors, for feeding prisoners; having been considered by the committee in session, was reported from the Committee on Finance.

No. 499. House bill providing an additional regular term of court for Giles county and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

The following House bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 500. House bill to amend and re-enact section 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk, and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920.

No. 501. House bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county.

No. 502. House bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford in Pulaski county.

No. 503. House bill to amend and re-enact section 2132 of the Code of Virginia.

House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the school board of South Hill school district in the county of Mecklenburg, to borrow money, not to exceed \$45,000, for building a schoolhouse in the town of South Hill in said district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation



respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Schools and Colleges.

House bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

THE SPEAKER appointed MESSRS. PRICE, HORSLEY and RODGERS the auditing committee provided by section 68 of the Constitution.

MR. WILLIS offered the following resolution:

Resolved, That the order of business for today, subject to the special orders, shall be:

1. Uncontested Senate bills on their third reading.
2. Uncontested House bills on their third reading.
3. House bills on their second reading.

The following bills are made special and continuing orders for 12 o'clock M. in the order named:

- H. B. 144. Unit system of school control.
- H. B. 194. Pleas of usury.
- H. B. 248. Architects and engineers.
- H. B. 476. Ettricks school.
- H. B. 225. Jitney control.
- H. B. 284. License on vehicles and tires.
- H. B. 236. Stops at railroad crossings.
- H. B. 190. Inheritance tax.
- H. B. 167. Illegitimate children.
- H. B. 332. Local boards of review.
- H. B. 491. Repeal of war memorial.
- H. B. 492. War memorial fund.
- H. B. 474. State tax commission.
- H. B. 223. Segregation of taxes.
- H. B. 366. Referendum on Constitutional convention.
- H. B. 434. Commission to suggest Constitutional amendments.
- H. B. 394. Game department bill.
- H. B. 395. Game department bill.
- H. B. 346. Censorship of movie films.

Resolved further, That for the remainder of the session debate shall be limited to ten minutes to the patron and five minutes each for other members of the House on House bills; which was agreed to.

MR. WILLIS offered the following resolution:

Resolved by the House of Delegates (the Senate concurring). That beginning Wednesday, March 8th, the House shall consider only Senate bills and House bills with Senate amendments, and the Senate shall consider only House bills and Senate bills with House amendments, and each House may consider conference reports and other privileged matter to the end that the work of each House may be disposed of by the other; provided, that all bills concerning the State's finances shall not be included in the order above provided, but may be acted on at any time either House may determine; which was agreed to.

Ordered that MR. WILLIS carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate had agreed to the resolution.

MR. WILKINS offered the following resolution:

Resolved by the House of Delegates (the Senate concurring). That consent be, and the same is hereby, given for the introduction of a bill supplying an omission in the law relating to the election of clerks of courts and other local officers, an emergency existing therefor; which was agreed to.

Ordered that MR. WILKINS carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate had agreed to the resolution.

MR. GORDON moved to discharge the Committee on Officers and Offices at the Capitol from further consideration of a bill to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling public funds; and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920; which was agreed to—yeas, 42; nays, 37.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Bolton, Bondurant, Bowles, Brown, Israel, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Ford, Gibson, Gordon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Keen, Keezell, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Trolinger, Warren, B. S., Woodville, Young—42.

NAYS—Messrs. Adams, Anderson, Boatwright, Brown, J. Sinclair, Deans, DeFriece, Diggs, Fletcher, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Horsley, Jeffreys, Jones, James P., Nottingham, Owen, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—37.

The bill, No. 504, was placed on the calendar.

MR. GORDON moved to discharge the Committee on Officers and Offices at the Capitol from the further consideration of the following bills:

House bill to amend and re-enact section 626 of the Code of Virginia, as amended by an act approved March 19, 1920.

House bill to amend and re-enact section 376 of the Code of Virginia.

House bill to amend and re-enact section 924 of the Code of Virginia.

House bill to repeal sections 523 to 544, both inclusive, and section 549 of the Code of Virginia, as heretofore amended.

House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916; March 9, 1918, and March 25, 1920.

House bill to amend and re-enact section 2347 of the Code of Virginia, and to repeal section 2348 of the Code of Virginia.

House bill to amend and re-enact sections 2430 and 2431 of the Code of Virginia, as amended by an act approved March 16, 1920.

House bill to amend and re-enact section 3484 of the Code of Virginia, as amended by an act approved March 25, 1920.

House bill to amend and re-enact sections 2220, 2221, 2223 of the Code of Virginia and section 2332 of the Code of Virginia, as amended by an act approved March 2, 1920; and also to repeal section 2224 of the Code of Virginia as amended by an act approved March 25, 1920.

House bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920.

House bill to provide for the designation of depositories in counties and cities for public funds.

House bill to amend and re-enact section 2226 of the Code of Virginia.

House bill to provide that the term of office of the Register of the Land Office and Superintendent of Grounds and Buildings who may be in office when this act takes effect shall expire on that date; and that thereafter the Secretary of the Commonwealth shall ex-officio be Register of the Land Office, Superintendent of Grounds and Buildings and State Superintendent of Weights and Measures.

House bill to amend and re-enact sections 3319 and 3325 of the Code of Virginia.

House bill to amend and re-enact section 604 of the Code of Virginia, as amended by an act approved March 24, 1920, and to amend and re-enact sections 624 and 626 of the Code of Virginia.



House bill to abolish the Bureau of Labor and Industrial Statistics and the office of Commissioner of Labor; to repeal sections 1797 and 1798 of the Code of Virginia; to change the name of the Industrial Commission of Virginia to Labor and Industrial Commission of Virginia, and to confer upon such commission all the powers and impose upon it all the duties now conferred or imposed upon the Bureau of Labor and Industrial Statistics and the Commissioner of Labor.

House bill to provide uniform office hours for all State officers, boards, bureaus, commissions, institutions and divisions thereof, required by law to maintain regular business quarters at the seat of government.

House joint resolution proposing amendments to sections 81 and 82 of the Consitution of Virginia; which was rejected—yeas, 32; nays, 53.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Bolton, Bondurant, Brown, Israel, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Ford, Gibson, Gordon, Gray, J. Walter, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Keen, Long, Massey, McLean, Prince, Rew, Smith, Charles Henry, Smithey, Snell, Stinson, Warren, B. S., Woodville—32.

NAYS—Messrs. Adams, Anderson, Boatwright, Bright, Brown, J. Sinclair, Brown, Mayo C., Deans, DeFriece, Diggs, Farrier, Fletcher, Fuller, Graham, Gray, Z. T., Groome, Haddon, Henderson, Henley, Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Stuart, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Young, Mr. Speaker—53.

A message was received from the Senate by Mr. HOLT, who informed the House that the Senate had agreed to the following resolution:

Resolved by the Senate (the House of Delegates concurring). That the General Assembly meet in joint session this day at 12:30 o'clock P. M., to receive the Governor of Virginia, and that he be requested to deliver in person any communication which he may desire to make to the General Assembly.

1. At the hour fixed for the meeting of the joint assembly the Senators, accompanied by the PRESIDENT and Clerk of the Senate, shall proceed to the hall of the House of Delegates, and shall be received by the delegates standing; appropriate seats shall be assigned to the Senators by the Sergeant-at-Arms of the House.

2. THE SPEAKER of the House of Delegates shall be the presiding officer of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the PRESIDENT of the Senate, or in case of his absence by such member of the joint assembly as THE SPEAKER may designate.

3. The sergeant-at-arms, doorkeepers and pages of the House shall act as such for the joint assembly.

4. The Clerk of the House shall be the clerk of the joint assembly and shall be assisted by the Clerk of the Senate.

5. The rules of the House of Delegates as far as applicable shall be the rules of the joint assembly.

6. In calling the roll of the joint assembly the names of the Senators shall be called first, in alphabetical order, and then the names of the delegates in like order, except the name of THE SPEAKER of the House of Delegates shall be called first.

7. If when the joint assembly meets it shall be ascertained that the majority of each House is not present, the joint assembly may take measures to secure the attendance of absentees, or adjourn until the succeeding day, as a majority of those present may determine.

8. When the joint assembly adjourns the Senators, accompanied by the PRESIDENT and Clerk of the Senate, shall return to their chamber, and the business of the House shall proceed in the same order as when interrupted by the entrance of the Senators.

THE SPEAKER laid the resolution before the House, which was agreed to.

The hour of 12:30 o'clock M. having arrived, being the time fixed for the meeting of the General Assembly to receive the Governor, the Senate repaired to the hall of the House of Delegates and was received by the delegates standing.

The roll of the Senate was called and the following Senators answered to their names:

Messrs. Andrews, Beverley, Booker, Byrd, Cannon, Cocke, Corbitt, Dickerson, Dodson, Downing, Early, Epes, Ferguson, Garrett, Goode, Goolrick, Gravatt, Gunn, Hassinger, Hening, Holt, Hyatt, Jeffreys, Layman, Leedy, Lott, Miller, Mills, Mitchell, Oliver, Parsons, Paul, Rison, Robertson, Russell, Sergeant, Vaughan, Woodson—38.

There were thirty-eight senators present.

The roll of the House of Delegates was called and the following delegates responded to their names:

Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—98.

There were ninety-eight delegates present.

MR. HOLT offered the following resolution:

Resolved, That THE SPEAKER appoint a committee of three to wait upon the Governor and inform him that the joint assembly is

convened and will be glad to receive him and such communication as he may desire to make; which was agreed to.

THE SPEAKER appointed SENATOR HOLT and MESSRS. WILLIS and BEATIE the committee to wait upon the Governor.

The committee subsequently presented His Excellency, Governor E. Lee Trinkle, who was received by the joint assembly standing, and who addressed the joint assembly as follows:

(The Governor's address printed as House Document No. 16.)

MR. GARRETT moved that 500 copies of the Governor's address be printed; which was agreed to.

On motion of MR. CANNON, the joint assembly adjourned *sine die*.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to the following Senate joint resolution:

Whereas, there is chartered, under the laws of the State of Virginia, the Virginia Historical Pageant Association, for the purpose of celebrating in the city of Richmond in May, 1922, in a great historical pageant, the most important events that ever transpired on this continent, from the first permanent English settlement within the limits of the United States, founded at Jamestown, in the year 1607, to the present time; and

Whereas, one of the chief designs of the pageant is to celebrate the meeting of the first Legislative Assembly in America in sixteen hundred and nineteen; and

Whereas, there will probably be present as guests of the Association and of the State, the President of the United States and his Cabinet, Foreign Ambassadors, Governors of other States and their staffs, and other distinguished persons from foreign lands; and

Whereas, it would seem fitting that a committee be appointed, representing the State and the General Assembly, to assist in receiving these distinguished visitors; now, therefore, be it

Resolved by the Senate (the House of Delegates concurring), That a committee, composed of three members of the Senate, to be designated by the PRESIDENT of the Senate, and five members of the House of Delegates, to be designated by THE SPEAKER thereof, shall be appointed to assist the officers of the Virginia Historical Pageant Association in receiving the aforesaid guests; in which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. FULLER inform the Senate.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By MR. STINSON: A bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount



not exceeding twenty thousand dollars (\$20,000.00) to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.

By MR. FARRIER: A bill to amend and re-enact section 3 of an act of the General Assembly of Virginia approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice.

By MR. NOTTINGHAM: A bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts.

By MR. SMITH of Albemarle: A bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon.

To the Committee on Privileges and Elections:

By MR. WILKINS: A bill to amend and re-enact section 130 of the Code of Virginia.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 308. Senate bill to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920.

No. 372. Senate bill for the relief of all taxpayers in the State of Virginia, whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto.

No. 400. Senate bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.

No. 336. Senate bill to amend and re-enact section 134 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 301. Senate bill to amend and re-enact sections 41 and 43 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 284. Senate bill requiring county and city treasurers to account for interest received upon funds of the State, or any political subdivision thereof, and providing penalty for violation.

No. 391. Senate bill to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for the appointment of a custodian of all moneys received by the State from appropriations made by the Congress of the United States for the purpose stated; to provide for the appointment of a State board to co-operate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such State board and the industrial commission of Virginia.

No. 369. Senate bill to authorize and empower the council of the town of Altavista, in the county of Campbell, to borrow money and issue bonds for the enlargement and other improvement of its water supply system, sewers and streets.

No. 368. Senate bill to authorize the town of Altavista, in the county of Campbell, to sell the McMinnis farm of about 207 acres in Pittsylvania county.

No. 245. Senate bill to amend and re-enact an act entitled an act to provide how a charter of a town granted by a court may be annulled and repealed, approved March 4, 1920.

No. 351. Senate bill prohibiting any person from shooting from any duck blind belonging to another in the water of Potomac river adjoining the county of Stafford.

No. 365. Senate bill to amend sections 80, 81 and 82 of the charter of the city of Portsmouth, approved March 10, 1908, to provide for a sinking fund and the management thereof by a board of sinking fund commissioners.

No. 415. Senate bill to validate, ratify and confirm an order of the circuit court of Greene county incorporating the town of Stanardsville in the said county; to provide that the boundaries of the said town shall be set out in said order; to validate an election held in pursuance of said order, all ordinances of the council of said town, and all official acts of the mayor of said town and its council; to provide that the said town shall have certain officers, chosen by the council, and to confer upon it certain powers concerning them; also to repeal an act entitled an act to incorporate the town of Stanardsville in the county of Greene, approved February 5, 1867, and an act entitled an act to change and define the corporate limits

of the town of Stanardsville in the county of Greene and for other purposes, approved March 31, 1873.

No. 373. Senate bill creating the office of assistant attorney for the Commonwealth for the city of Norfolk, Virginia, and providing for his appointment and duties.

No. 345. Senate bill to amend and re-enact section 6355 of the Code of Virginia.

No. 412. Senate bill to amend and re-enact section 2872 of the Code of Virginia.

No. 303. Senate bill to amend and re-enact section 5167 of the Code of Virginia.

No. 356. Senate bill to authorize and direct the State Highway Commission to give suitable names to the roads comprising the State highway system, except such roads as have been, or may be named by the General Assembly.

No. 306. Senate bill to authorize the board of supervisors of Bath county to issue bonds or other obligations of said county for a sum not exceeding one hundred thousand dollars, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 232. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial district of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

The following House bills were read at length a first time and ordered to be printed:

No. 498. House bill to amend and re-enact section 3510 of the Code of Virginia, as amended by act approved March 18, 1920, as to fees of jailors, for feeding prisoners.

No. 499. House bill providing an additional regular term of court for Giles county and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit.

No. 500. House bill to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920.



No. 501. House bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county.

No. 502. House bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Faris ford in Pulaski county.

No. 503. House bill to amend and re-enact section 2132 of the Code of Virginia.

No. 504. House bill to provide for the audit by the State Accountant or his assistant, of the accounts and records of city and county officials and agencies handling public funds; and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920.

The following Senate bills were read at length a third time and passed:

No. 199. Senate bill to authorize contractors who are required by public officers, boards, commissions or agencies to file certified checks, bids, to file bonds in lieu thereof—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 133. Senate bill to provide for the establishment of recreation centers and for the teaching of home-crafts—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren,

B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 291. Senate bill to amend and re-enact an act entitled an act to define the status of persons having their actual or habitual places of abode in this State for the larger portion of the twelve months succeeding the first day of February in each year for the purposes of taxation, approved March 16, 1918, and acts amendatory thereof—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 273. Senate bill to amend and re-enact section 892 of the Code of 1919, relating to cedar rust and the reimbursement of counties for expenditures made in the destruction of cedar trees—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 261. Senate bill to amend section 780 of the Code, prescribing the manner of the appointment of school trustees in cities, and to validate the acts of the school board of the city of Winchester—yeas, 81; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller,

Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 302. Senate bill to provide for the use or disposition of parts of the turnpike road from Rustburg to Lynchburg, in Campbell county, not taken over or used by the State Highway Commission in the State highway system—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 292. Senate bill designating that part of primary road number 9 of the State highway system from Richmond to Staunton as the Jefferson highway—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 338. Senate bill to authorize the board of supervisors of Botetourt county to borrow ten thousand dollars for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county and to issue bonds of the county therefor—yeas, 81; nays, 1.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

No. 270. Senate bill to add certain interstate roads and projects to the State highway system—yeas, 81; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—81.

NAYS—Mr. Snell—1.

Motions severally made to reconsider the votes by which Nos. 199, 291, 273, 261, 302, 392, 338, 270 and 133 Senate bills were passed, were rejected.

A message was received from the Senate by MR. MILLS, who informed the House that the Senate had passed House bill entitled an act to provide for the erection of a fireproof State office building, and the assignment of offices therein, No. 350, with an amendment, in which they request the concurrence of the House.

THE SPEAKER laid the bill before the House.

The amendment proposed by the Senate was concurred in—yeas, 86; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, E. Hugh, Smith, E. Hugh, Snell, Stinson, Story, Stuart, Trolinger, Turner, Tyler,

Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

NAYS—Messrs. Gordon, Hall—2.

MR. SMITHEY moved to reconsider the vote by which the amendment was concurred in, which was rejected.

Ordered that Mr. SMITHEY inform the Senate.

The following House bills were read at length a third time and passed:

No. 427. House bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in inspecting and receiving any work done under or by virtue of this act—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 114. House bill to amend and re-enact section 2775 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 123. House bill to amend and re-enact section 2726 of the

Code of Virginia, as amended by an act approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 377. House bill for the protection of county roads in the county of Cumberland—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 386. House bill to amend the charter of the town of Pennington Gap, Lee county, Virginia, by adding thereto seven new sections to be numbered 20 to 26, inclusive; to authorize, under certain conditions, the issuing of bonds for street, road, sewer, and water supply purposes; and to provide for the procurement, installation, and maintenance of a water supply system—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.



No. 392. House bill to authorize the Commissioner of the Department of Game and Inland Fisheries to issue non-resident hunting and fishing licenses to United States field inspectors of the Bureau of Biological Survey, Department of Agriculture, and United States field inspectors of the Bureau of Fisheries, Department of Commerce—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 396. House bill to amend and re-enact section 6296 of the Code of Virginia of 1919, and to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia in regard to the appointment of commissioners to execute deeds, approved March 16, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 403. House bill to amend and re-enact section 6270 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 405. House bill to amend and re-enact section 4100, 4104, 4105, 4109, 4113, 4116 and 4117 of the Code of Virginia of 1919—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 407. House bill to provide for the incorporation, establishment and operation of loan and savings institutions known as "Credit Unions"—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 432. House bill to amend and re-enact section 6474 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 433. House bill to amend and re-enact section 3555 of the Code of Virginia; and to repeal sections 3556, 3557, 3558, 3559, 3560 and 3561 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 435. House bill to amend and re-enact an act entitled an act to make it a larceny to obtain, with fraudulent intent, money or other property or credit by means of a check, draft or order, and to make a failure to have on deposit, or to the credit of the maker or drawer thereof with the bank, person, firm or corporation on which such check, draft or order is drawn, sufficient funds to pay the same in full when presented prima facie evidence of fraudulent intent, approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 439. House bill to amend and re-enact section 2978 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 451. House bill to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel



or attorneys for the State of Virginia to prosecute and recover any claims that may be due this State from the United States of America, on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 456. House bill to provide for the enumeration of the veterans, the wives and the widows of veterans of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 458. House bill to amend and re-enact section 3879 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Boltor, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 429. House bill requiring certain reports to be made by the Secretary of the Commonwealth—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 460. House bill to amend and re-enact section 1616 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 461. House bill to amend and re-enact section 6426 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 462. House bill to amend and re-enact section 581 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier,

Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 467. House bill to validate, ratify, approve and confirm bonds issued on election heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 469. House bill authorizing the board of supervisors of Washington county, to designate a road from Holston to Mendota in said county, to be constructed according to State highway plans with local and State funds, local funds to be reimbursed out of State funds, and road to be maintained and controlled by State highway commission—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 470. House bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to pro-



vide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 471. House bill authorizing the issue of bonds by counties for building, rebuilding or otherwise permanently improving public roads and bridges in counties, and providing for a tax to pay the same and providing for the maintenance and upkeep of same—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 472. House bill authorizing the issue of bonds by counties for building, rebuilding, or otherwise permanently improving roads and bridges in magisterial districts, and providing for a tax to pay the same—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry,

Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 477. House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 479. House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 480. House bill to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present

de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 482. House bill for the protection of ring-necked pheasants in Shenandoah county—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 483. House bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district in



Prince George county, to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, approved February 11, 1922—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 484. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 485. House bill authorizing the board of supervisors for the county of Isle of Wight to reimburse J. C. Ashby for the loss of two barns, caused by fire—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 487. House bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 137. House bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 164. House bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter,

Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 168. House bill to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C. Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 186. House bill to amend and re-enact section 26 of an act of the General Assembly of Virginia entitled an act to establish the State highway system, approved January 31, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C. Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 195. House bill authorizing and directing the payment out of the treasury of the sum of \$2,093.80 to Ivakota Association, Incorporated—yeas, 86; nays, 0.



The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 209. House bill to amend and re-enact section 5115 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 244. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 258. House bill to amend and re-enact sections 2881 and 2882 of the Code of Virginia, in relation to the incorporation of towns by the circuit courts of this State—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 267. House bill to amend and re-enact sections 1799, 1802, 1807, 1817, 1822 and 1830, and to repeal section 1831 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 286. House bill to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 289. House bill to amend and re-enact section 2138, chapter 90, of the Code of Virginia, prescribing various speed limits for motor vehicles—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 311. House bill to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 314. House bill to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 331. House bill to repeal section 2225 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier,



Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 363. House bill to amend and re-enact sections 3408 to 3422, both inclusive, of the Code of Virginia, section 3408 of which was amended by an act approved February 21, 1920, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918; and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 384. House bill to amend and re-enact section 3160 of the Code of Virginia—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 388. House bill to authorize and direct the board of supervisors of the county of Amherst, subject to the result of an election, to borrow money and issue bonds in a sum not exceeding two hundred and ninety-two thousand five hundred dollars, the said money to be used for road purposes; also to provide for the payment of the interest on the said bonds in the creation of a sinking fund, to retire them at maturity by requiring the levy of a tax on soft drinks, chewing gum, tobacco, cigars and cigarettes sold at retail in said county—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 399. House bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 400. House bill providing that no assignment of salary or wages, or any writing operating as an assignment, hereafter made shall be valid unless a copy of same shall, within fifteen days, be delivered by the assignee to the employer of the assignor—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome,

Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 438. House bill to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 486. House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 493. House bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district



for the town of Leesburg, inconsistent with the present general law, approved February 17, 1922—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 494. House bill to authorize, under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 192. House bill to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918;

sections 14, 16, 17 and 18 of which said act were amended and reenacted by an act approved March 9, 1920—yeas, 86; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 290. House bill to prevent the running at large of certain animals on the public roads of Virginia, to impose a penalty for allowing such animals to run at large on said roads; and to limit the recovery of damages for the killing of animals unlawfully on such roads in certain cases—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

No. 96. House bill to repeal section 5, chapter 67, of an act of Assembly of 1916, approved February 26, 1916, entitled an act to appropriate the sum of \$25,000.00 for the proper administration of the affairs of that part of Bland magisterial district, Prince George county, Virginia, known as Hopewell and its suburbs, to prescribe the method whereby the said appropriation shall be expended, and to provide for the payment thereof to the State treasury and to relieve the city of Hopewell of the payment of the said sum of \$25,000 into the State treasury—yeas, 86; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt,

Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—86.

Motions severally made to reconsider the votes by which Nos. 96, 427, 114, 123, 377, 386, 392, 396, 403, 405, 407, 432, 433, 435, 439, 451, 456, 458, 429, 460, 461, 462, 467, 469, 470, 471, 472, 477, 479, 480, 482, 483, 484, 485, 487, 137, 164, 168, 186, 195, 209, 244, 258, 267, 283, 289, 311, 314, 331, 363, 384, 388, 399, 400, 438, 486, 493, 494, 192 and 290 House bills were passed were rejected.

No. 98. House bill to amend and re-enact 5551 of the Code of Virginia; having been printed, was read at length a second time.

MR. SMITHEY moved to amend as follows:

Line 6, after the word "contract" insert the words: "The said contract to be in writing and signed by the parties or their agents;" which was rejected.

MR. HURT moved to amend as follows:

Line 4, after word "time" insert "but it shall be lawful to receive a rate of interest two per cent. greater than the rate charged by the Federal Reserve Bank at Richmond at the time of such loan, but shall be confined to loans to run for not over thirty days longer than the longest period of the Federal Reserve Bank loan"; which was rejected.

The question being on ordering the bill to be engrossed was put and decided in the negative.

MR. GORDON stated that on account of illness he was detained from the House at last night's session. If he had been present he would have voted in the negative on the passage of No. 350 House bill—office building.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 11. Senate bill to amend and re-enact section 3338 of the Code of Virginia.

No. 124. Senate bill to amend and re-enact sections 5335 and 5340 of the Code of Virginia.

No. 131. Senate bill to amend and re-enact section 5439 of the Code of Virginia of 1919, relating to proceedings by legatees or by distributees, to compel creditors to show cause against distribution of estates; their liability to refund in such case.

No. 157. Senate bill to amend and re-enact section 5349 of the Code of Virginia.

No. 197. Senate bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 210. Senate bill to authorize the appointment of a board



composed of one representative from each the Association for the Preservation of Virginia Antiquities, the Colonial Dames, the Daughters of the American Revolution, the Daughters of 1812, and the United Daughters of the Confederacy; and to confer upon such board, if and when appointed, authority to place suitable monuments or markers on, at or in places of historical interest located in the Commonwealth.

No. 226. Senate bill to amend and re-enact section 5 of an act entitled an act to provide for opening new roads, and building bridges, and working and keeping in repair the public roads and bridges in Rockbridge county, approved March 3, 1894, as heretofore amended.

No. 236. Senate bill to allow the qualified voters of the city of Newport News, Virginia, to nominate candidates for the council by a primary election.

No. 254. Senate bill authorizing the board of supervisors of Tazewell county to borrow \$15,000.00 for the purpose of permanently improving and resurfacing and maintaining certain roads in Jeffersonville magisterial district in said county.

No. 255. Senate bill to authorize the board of supervisors of the county of Tazewell to issue county bonds to an amount not exceeding \$135,000.00, the proceeds of which shall be expended in constructing and permanently improving and repairing certain public roads in Maiden Spring magisterial district in the said county.

No. 274. Senate bill to validate bonds under chapter 28 of the Acts of 1918, in the county of Albemarle.

No. 287. Senate bill prescribing the times of holding the regular terms of court in the twenty-fourth and thirty-third judicial circuits.

No. 339. Senate bill to authorize and empower the board of supervisors of Craig county to borrow money and issue notes therefor.

No. 353. Senate bill authorizing the board of supervisors of Stafford county to levy a tax upon certain property for the purpose of erecting a courthouse, county offices and a jail in said county.

No. 18. House bill authorizing boards of supervisors of counties, and councils, or other governing bodies, of cities or incorporated towns, to make appropriations for memorials to soldiers, sailors and marines who lost their lives in the late war between the United States and Germany and her allies.

No. 25. House bill to regulate the shipment of game birds and game animals from one point in this State to another point in the State.

No. 90. House bill to amend and re-enact section 3192 of the Code of Virginia, in relation to fish ladders in Meherrin river and the streams within the counties of Lunenburg, Mecklenburg, Louisa, Buckingham, Halifax, Pulaski, Montgomery and Grayson and those streams forming the boundaries of Halifax county.

No. 126. House bill to authorize and empower the council of

the town of Manassas, Virginia, to negotiate a loan for the purpose of paying off and discharging the floating debts of the said town, caused by the urgent and necessary repairs and materials for the streets and public utilities owned by the town; to issue bonds for said loan; to provide for the payment of principal and interest thereof, and to provide a sinking fund.

No. 160. House bill to amend and re-enact section 4 of an act entitled an act to incorporate the town of Courtland, in the county of Southampton, approved January 27, 1888.

No. 177. House bill to amend and re-enact an act entitled an act to authorize the board of supervisors of Warren county to borrow certain sums of money not exceeding one hundred thousand dollars, and issue bonds therefor, for the permanent improvement and construction of certain roads in Front Royal, Cedarville, and Fork magisterial districts of said county, approved September 9, 1919.

No. 178. House bill to provide for building and permanently improving the public roads and bridges in the magisterial districts of Washington county, Virginia, or any magisterial district therein; to authorize the board of supervisors of Washington county to issue bonds for permanent road and bridge improvement or construction in any or all of the magisterial districts in said county, on a petition signed by a majority of the qualified voters in such district or districts; and to provide a sinking fund for the redemption of the bonds; and a levy for maintenance of the sinking fund and maintenance and upkeep of said roads, and to provide for the construction or improvement of such roads and bridges.

No. 198. House bill to amend and re-enact an act entitled an act to authorize the school board of Pleasant Grove magisterial district, No. 3, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 199. House bill to authorize the school board of Western Branch magisterial district, No. 1, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$80,000.00 in amount.

No. 200. House bill to authorize the school board of Washington magisterial district, No. 5, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$125,000.00 in amount.

No. 201. House bill to amend and re-enact an act entitled an act to authorize the school board of Tanners Creek magisterial district, No. 6, of the county of Norfolk, Virginia, to borrow money for the purpose of school improvements in said district and to issue bonds therefor, not to exceed the sum of \$300,000.00 in amount, approved February 28, 1920.

No. 222. House bill to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of South Norfolk, in the county of Norfolk, approved September 11, 1919, approved March 24, 1920.

The hour of 2 o'clock having arrived, the chair was vacated until 4 o'clock P. M.

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FRIDAY, MARCH 3, 1922—AFTERNOON SESSION.

The hour of 4 o'clock having arrived, the chair was resumed.

No. 142. Senate bill to amend and re-enact an act entitled an act relating to contracts for textbooks adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia; was read at length a third time and passed—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Stinson, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—69.

MR. WILLIAMS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 252. House bill to amend and re-enact sections 5, 14, 21½, 27, 32, 35, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring ex-



tracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 5½, 21¼, 55-f, 57½-a, 77, 78, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act—came up.

The question being divided, the amendment proposed by the Senate as follows:

Page 24, after line 40, add: "It shall be unlawful for any person to purchase ardent spirits from any person, firm or corporation, if the sale of the same be in violation of any of the provisions of this act or of any of the prohibition laws of this State, and any such purchaser shall be guilty of a misdemeanor and upon conviction shall be fined not exceeding one hundred dollars, was rejected—yeas, 28; nays, 61.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Bondurant, Bright, Brown, Israel, Campbell, Dotson, Eller, Ewell, Ford, Gordon, Hall, Henderson, Hicks, E. A., Hoover, W. C., Hurt, Keezell, Massey, McLean, Moffett, Owen, Page, Pratt, Ramey, Rew, Sinclair, Smith, Charles F., Warren, C. R., Woodville—28.

NAYS—Messrs. Adams, Anderson, Bagby, Bolton, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Farrier, Fletcher, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Hicks, W. F., Hoover, C. N., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, McCaleb, McNutt, Norris, Ozlin, Patterson, Pitts, Price, Prince, Ramsey, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Wright, Young, Mr. Speaker—61.

The remaining amendments proposed by the Senate were rejected—yeas, 6; nays, 75.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Dotson, Eller, Gordon, Smithey, Willis—6.

NAYS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Commins, Deans, DeFriece, Diggs, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Snell, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woodville, Wright, Young, Mr. Speaker—75.

MR. DEANS moved to reconsider the vote by which the amendments were rejected, which motion was rejected.

Ordered that MR. DEANS inform the Senate.

On motion of MR. WILLIS, the chair was vacated until 8 o'clock P. M.

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FRIDAY, MARCH 3, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

The following House bills were, on motions severally made, by MR. BROWN of *Lynchburg*, dismissed:

No. 191. House bill to amend and re-enact section 2337 of the Code of Virginia, as heretofore amended.

No. 420. House bill concerning the compensation of justices of the peace.

No. 423. House bill to amend and re-enact an act entitled an act to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables, and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by an act approved March 22, 1916, and as further amended by an act approved March 9, 1918, approved March 25, 1920.

No. 410. House bill to amend and re-enact section 4835 of the Code of Virginia—special order, came up.

MR. BROWN of *Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C.,

Campbell, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, Story, Stuart, Turner, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Mr. Speaker—75.

No. 411. House bill to amend and re-enact section 2699 of the Code of Virginia, which relates to bonds required of city treasurers—special order, came up.

MR. BROWN of *Lynchburg* moved to dispense with the further reading of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

The bill was ordered to be engrossed and being presently engrossed, the question being “Shall the bill pass?” was put and decided in the affirmative—yeas, 72; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, Story, Stuart, Turner, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Wright, Young, Mr. Speaker—72.

MR. BONDURANT stated that he would have voted in the affirmative, but was paired with MR. SHEPHERD.

No. 412. House bill to amend and re-enact section 2698 of the Code of Virginia—special order, came up.

MR. BROWN of *Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter,



Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

On motions severally made by MESSRS. HORSLEY and SMITHEY, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Story, Stuart, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—73.

MR. BONDURANT stated that he would have voted in the affirmative, but was paired with MR. SHEPHERD.

No. 413. House bill to amend and re-enact section 3513 of the Code of Virginia—special order, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller,

Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCotter, McLean, McNutt, Norris, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Story, Stuart, Trolinger, Turner, Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—73.

MR. BONDURANT stated that he would have voted in the affirmative, but was paired with MR. SHEPHERD.

No. 414. House bill to amend and re-enact sections 2546 and 2550 of the Code of Virginia—special order, came up.

MR. BROWN of *Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 74; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Story, Stuart, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

NAYS—Mr. Sinclair—1.

No. 421. House bill to authorize and require the Auditor of Public Accounts to withhold the commissions of a commissioner of revenue for assessing omitted State taxes where the legality of the assessment is contested—special order, came up.

MR. BROWN of *Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter,

Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 65; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McLean, McNutt, Moffett, Norris, Ozlin, Page, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Story, Stuart, Trolinger, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—65.

No. 422. House bill to provide a simple remedy for the correction of erroneous assessments of taxes when such error is due to a mistake on the part of the assessing officer, or to the mistake of the officer on whose report the assessment was made—special order, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

MR. BOATWRIGHT moved to amend as follows:

Page 2, line 8, strike out "be upon forms prescribed by the Auditor of Public Accounts and shall"; which was rejected.

MR. NORRIS moved to amend as follows:

Page 1, line 5, strike out "may" and insert "shall."

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 74; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCotter, McLean, McNutt, Moffett, Norris, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Story, Stuart, Trolinger, Turner, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

No. 409. House bill to amend and re-enact section 3504 of the Code of Virginia, and to repeal section 3527 of the Code of 1887, as amended by chapter 392, Acts 1918, approved March 20, 1918—special order, came up.

MR. BROWN of *Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

MR. WILLIS moved to amend as follows:

Page 3, line 38, add: "Provided further, that no constable, special officer, sheriff or deputy sheriff shall receive more than fifty cents for an arrest for violation of the speed laws of this State nor the ordinances of any city or town relating to violations of speed laws, nor shall any justice of the peace receive more than fifty cents for trying such case," which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 54; nays, 18.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Commins, Deans, Dotson, Ewell, Farrier, Ford, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Page, Pitts, Pratt, Ramey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Turner, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Mr. Speaker—54.

NAYS—Messrs. Beatie, Boatwright, Craft, DeFriece, Eller, Fletcher, Hicks, W. F., Ozlin, Price, Prince, Sinclair, Smithey, Snell, Stinson, Story, Stuart, Trolinger, Young—18.

Motions severally made to reconsider the votes by which Nos. 409, 410, 411, 412, 413, 414, 421 and 422 House bills were passed were rejected.

No. 408. House bill to abolish the fee system of compensating clerks of the Supreme Court of Appeals; to place the clerks of said court upon a salary basis, and to provide how and when this compensation and allowances for the conduct of their offices shall be fixed and paid—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Troinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

The question being on ordering the bill to be engrossed was put and decided in the negative—yeas, 19; nays, 39.

On motion of MR. HALL, the vote was recorded as follows:

YEAS—Messrs. Bondurant, Brown, Mayo C., Ford, Gibson, Gordon, Hall, Henderson, Hoover, C. N., Hoover, W. C., Jones, Edwin B., Keezell, McCotter, McLean, Smith, Charles F., Smith, E. Hugh, Story, Turner, Warren, C. R., Woodville—19.

NAYS—Messrs. Adams, Anderson, Boatwright, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Graham, Gray, Z. T., Groome, Haddon, Hicks, W. F., Horner, Horsley, Jeffreys, Jones, James P., McNutt, Moffett, Ozlin, Page, Pitts, Pratt, Price, Smith, Alfred C., Smithey, Snell, Stinson, Stuart, Woods, Mr. Speaker—39.

MR. COMMINS stated that he would have voted in the affirmative, but was paired with MR. DIGGS.

No. 415. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act approved March 25, 1920—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett,

Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

No. 416. House bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

No. 417. House bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

No. 418. House bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, as amended by an act approved March 25, 1920—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B.,



Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

No. 419. House bill to amend and re-enact section 2431 of the Code of Virginia—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

No. 424. House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916, March 9, 1918, and March 25, 1920—special order, having been printed, came up.

MR. BROWN *of Lynchburg* moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Young, Mr. Speaker—74.

On motion of MR. BROWN *of Lynchburg*, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

SATURDAY, MARCH 4, 1922.

Prayer by Rev. S. B. Cousins, D. D., of Second Baptist church, Richmond, Va.

On motion of Mr. REW, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 3, 1922.*

The Senate has indefinitely postponed House bills entitled an act authorizing and directing the board of supervisors of Washington county to provide suitable buildings at each voting precinct in said county in which to hold elections and to provide for the payment of same, No. 319; and an act to amend and re-enact an act entitled an act to amend and re-enact an act approved February 20, 1896, entitled an act to provide for the working and keeping in repair the public roads of Buchanan and Dickenson counties, as amended by an act approved February 9, 1916, so as to provide how the board of supervisors of Buchanan county may establish, change and relocate roads in that county and contract for the construction of same, on terms and conditions, which was approved March 16, 1918, by adding additional sections to said act authorizing the board of supervisors of Dickenson county to issue bonds or other obligations of said county on behalf of said county or on behalf of any one or more of the magisterial districts thereof, either or both, for a sum not exceeding in the aggregate four hundred thousand dollars, for the purpose of financing the construction of sections of the secondary line of route, numbered eleven, of the State highway system in the county of Dickenson, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity, No. 259.

They have passed Senate bills entitled an act to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor, and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the literary fund in said bonds, approved March 25, 1920; to create a commission to consider and report to the General Assembly some suitable means of memorializing the valor and patriotism of the soldiers, sailors, marines and women who served in the world war; to dedicate as and for public

streets and highways upon certain conditions, a strip of land fifteen feet in width, lying on the eastern side of the Capitol square in the city of Richmond, between Bank and Franklin streets, needed by the city of Richmond for the widening of Twelfth street; to authorize and direct the library board, upon certain conditions, to reconvey to the city of Richmond one-half of the square or parcel of land described in section 1 of said act, and to convey to the Commonwealth of Virginia the other half; to abolish the memorial library fund provided for in said act, and directing any balance standing to the credit of said fund, after the discharge of all lawful obligations already assumed, to be converted into the general fund of the treasury of the State; also to provide in what event the repeal of the act aforesaid shall not affect the dedication as and for public streets and highways of the strip of land mentioned therein, No. 118; an act to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920, entitled an act to amend section 2726 of the Code of Virginia, No. 19; and an act to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in receiving any work done under or by virtue of this act, No. 411; in which they request the concurrence of the House of Delegates.

No. 118. Senate bill was referred to the Committee on Appropriations.

No. 411. Senate bill was referred to the Committee on Roads.

No. 19. Senate bill was referred to the Committee on Counties, Cities and Towns.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 362. Senate bill to amend and re-enact section 7 of an act entitled an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of tollgates and the collection of toll upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the



official acts of certain officers under the laws heretofore in effect in said county, approved March 24, 1920.

No. 416. Senate bill authorizing the board of supervisors of Nelson county to use the balance of the proceeds of a bond issue, authorized by chapter 96 of Acts of Assembly of 1920, for the purpose of building a bridge across Hat creek on the East Branch road, in the neighborhood of Roseland, and for painting various bridges over Tye river in the Massie's Mill magisterial district of said county.

No. 417. Senate bill authorizing the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$20,000.00, for the purpose of constructing roads and bridges in Lovington magisterial district of said county.

No. 777. Senate bill to amend and re-enact section 79 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

No. 120. Senate bill to require persons or corporations doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign, acknowledge, and file a certificate; to designate what the certificate shall contain; to provide for recordation of such certificate, to fix fees of the clerk, and to provide a penalty for violation of this act; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county; heretofore recommitted to the Committee on Roads and Internal Navigation, was reported back. (With amendments.)

No. 215. Senate bill to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such material, and imposing penalties; heretofore recommitted to the Committee on General Laws, was reported back. (With amendments.)

No. 64. Senate bill regulating the quality of paper, ink and typewriter ribbons which may be used by custodians of permanent public records; imposing certain duties on the State Chemist and Superintendent of Public Printing and fixing penalties for the violation of this act; having been considered by the committee in session, was reported from the Committee on Printing. (Without recommendation.)

No. 505. House bill to amend and re-enact section 130 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

No. 506. House bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county;

having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 507. House bill authorizing the school board of South Hill school district in the county of Mecklenburg to borrow money, not to exceed \$45,000.00, for building a schoolhouse in the town of South Hill in said district; having been considered by the committee in session, was reported from the Committee on Schools and Colleges.

No. 508. House bill to amend and re-enact section 4 of an act approved March 25, 1920, and entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the Literary Fund in said bonds; having been considered by the committee in session, was reported from the Committee on Appropriations.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 509. House bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act, and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet.

No. 510. House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro.

No. 511. House bill to incorporate the town of Craddock, in Norfolk county, Virginia.

No. 512. House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter.

House bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00) to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county; having been considered by the Joint Committee on Special, Private and

Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to amend and re-enact section 3 of an act of the General Assembly of Virginia, approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows, and to repeal all other acts and parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving, and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.



MR. ADAMS offered the following resolution:

A joint resolution endorsing the efforts of Admiral A. O. Wright and his former comrades to provide a home for officers and men of the Confederate navy.

Whereas, there are now living about three hundred of the officers and seamen of the Confederate navy, whose service records were lost or destroyed when Richmond was evacuated; and

Whereas, without such records, these officers and seamen find it difficult to obtain admission to any of the homes provided for Confederate soldiers; and

Whereas, the Confederate naval veterans, at their reunion in Atlanta, Georgia, appointed Admiral A. O. Wright to raise by popular subscription a fund for the establishment of a home for these officers and sailors; and to collect all available data concerning their service records, as well as the records of their comrades who have answered the last roll call; and

Whereas, an effort is being made to write an official history of the Confederate navy, in which the deeds and achievements of its officers and men may be perpetuated; now, therefore, be it

Resolved by the House of Delegates (the Senate concurring), That the efforts of Admiral Wright and his comrades to provide a home for these old heroes, and to collect data and records for the publication of an official history of the Confederate navy be, and they are hereby, heartily endorsed, and commended to the consideration and support of the people of Virginia; which was agreed to.

Ordered that MR. ADAMS carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. BOOKER, who informed the House that the Senate had agreed to the resolution.

A message was received from the Senate by MR. DOWNING, who informed the House that the Senate had agreed to the following resolution:

Resolved by the House of Delegates (the Senate concurring), That consent be, and the same is hereby, given for the introduction of a bill relating to the State lime grinding plant at Irvington, Virginia; in which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. NORRIS inform the Senate.

The following were presented and referred under Rule 37:

To the Committee on Agriculture and Mining:

By MR. NORRIS: A bill authorizing the convict lime board to borrow not exceeding fifteen thousand dollars on the lime grinding plant at Irvington; and in case the said loan cannot be effected, to lease the said plant for not exceeding two years; also authorizing the said board to sell the lime now in storage at said plant in any way it may consider to be to the best interest of the State.

To the Committee on Special, Private and Local Legislation:

By MR. DOTSON: A bill requiring that every person, firm, company or corporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or any other show, exhibition or performance similar thereto, within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from the said town such license as would be required if said show were exhibited within the corporate limits of the said town.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 362. Senate bill to amend and re-enact section 7 of an act entitled an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county: to authorize the erection of tollgates and the collection of toll upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under the laws heretofore in effect in said county, approved March 24, 1920.

No. 416. Senate bill authorizing the board of supervisors of Nelson county to use the balance of the proceeds of a bond issue, authorized by chapter 96 of Acts of Assembly of 1920, for the purpose of building a bridge across Hat creek on the East Branch road, in the neighborhood of Roseland, and for painting various bridges over Tye river in the Massie's Mill magisterial district of said county.

No. 417. Senate bill authorizing the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$20,000.00 for the purpose of constructing roads and bridges in Lovingson magisterial district of said county.

No. 77. Senate bill to amend and re-enact section 79 of the Code of Virginia.

No. 120. Senate bill to require persons or corporations doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign, acknowledge, and file a certificate: to designate what the certificate shall contain; to provide for recordation of such certificate, to fix fees of the clerk, and to provide a penalty for violation of this act.

No. 64. Senate bill regulating the quality of paper, ink and typewriter ribbons which may be used by custodians of permanent public records; imposing certain duties on the State Chemist and

Superintendent of Public Printing and fixing penalties for the violation of this act.

The following House bills were read at length a first time and ordered to be printed:

No. 505. House bill to amend and re-enact section 130 of the Code of Virginia.

No. 506. House bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county.

No. 507. House bill authorizing the school board of South Hill school district, in the county of Mecklenburg, to borrow money, not to exceed \$45,000.00, for building a schoolhouse in the town of South Hill in said district.

No. 508. House bill to amend and re-enact section 4 of an act approved March 25, 1920, and entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the literary fund in said bonds.

No. 509. House bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act, and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet.

No. 510. House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro.

No. 511. House bill to incorporate the town of Craddock, in Norfolk county, Virginia.

No. 512. House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter.

Mr. McCORRER moved to take up No. 329 House bill to amend and re-enact sections one (1) and two (2) of an act entitled an act to raise revenue for the support of the government and to appropriate money for the construction of roads and projects comprised in "The State Highway System," and to provide for an additional fund for the maintenance of public free schools of primary and grammar grades, from the first to the seventh, inclusive, and to



provide for the prevention and eradication of tuberculosis among the people of this State, and to extend the work of the State Board of Health, approved March 15, 1918—out of its order on the calendar; which was rejected—yeas, 36; nays, 35.

On motion of Mr. McCOTTER, the vote was recorded as follows:

YEAS—Messrs. Beatie, Bondurant, Carpenter, Commins, Craft, Diggs, Eller, Ford, Gibson, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, McCaleb, McCotter, McLean, Patterson, Prince, Ramey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Turner, Warren, B. S., Warren, C. R., Young—36.

NAYS—Messrs. Adams, Anderson, Bagby, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Dotson, Farrier, Fletcher, Fuller, Graham, Groome, Haddon, Henderson, Henley, Horner, Hurt, Jones, James P., McNutt, Moffett, Nottingham, Ozlin, Page, Pitts, Pratt, Taylor, Trolinger, Tyler, Williams, Willis, Woods, Mr. Speaker—35.

The following House bills were read at length a third time and passed:

No. 57. House bill to authorize the Commissioner of Game and Inland Fisheries to permit bona fide owners of fox hounds, actually used for fox hunting, to release such hounds from confinement at any time—yeas, 41; nays, 34.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Boatwright, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Ewell, Farrier, Fletcher, Gordon, Gray, Z. T., Groome, Haddon, Henderson, Henley, Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., McCaleb, McCotter, Nottingham, Ozlin, Page, Pitts, Pratt, Prince, Rew, Smith, Alfred C., Smith, E. Hugh, Stinson, Tyler, Williams, Willis, Woods, Mr. Speaker—41.

\* NAYS—Messrs. Beatie, Bolton, Bondurant, Craft, DeFriece, Diggs, Dotson, Eller, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Jones, James P., Keen, Keezell, McLean, McNutt, Moffett, Owen, Patterson, Ramey, Ramsey, Smith, Charles F., Snell, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Woodville, Young—34.

No. 121. House bill to authorize and regulate the recordation of plats subdividing tracts of land situated within the corporate limits of any city containing more than one hundred thousand inhabitants according to the last preceding United States census, or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the subdivision of land into lots showing on said plats streets and alleys, within, or within fifteen miles from, the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918—yeas, 66; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Graham, Groome, Haddon, Hall, Henley, Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, E. Hugh, Smithey, Stinson, Stuart, Taylor, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Wright, Young—66.

NAYS—Messrs. Hicks, E. A., Hicks, W. F., Hoover, C. N., Prince, Smith, Alfred C., Smith, Charles F., Snell—7.

No. 143. House bill to amend and re-enact section 3777 of the Code of Virginia—yeas, 69; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smithey, Snell, Stinson, Taylor, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—69.

NAYS—Messrs. DeFriece, Diggs—2.

No. 478. House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire fighting purposes—yeas, 73; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smithey, Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Williams, Willis, Woods, Woodville, Young—73.

No. 240. House bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Car-

penter, Carter, Commins, Craft, DeFriece, Dotson, Eller, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithy, Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—72.

No. 261. House bill to amend and re-enact section 2142 of the Code of Virginia—yeas, 51; nays, 13.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Craft, Diggs, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Gray, Z. T., Groome, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, St. Clair, Taylor, Turner, Warren, C. R., Williams, Willis, Woods, Mr. Speaker—51.

NAYS—MESSRS. Carpenter, DeFriece, Dotson, Haddon, Hall, Hicks, W. F., Horsley, Jeffreys, Jones, James P., Keen, Ozlin, Smithy, Woodville—13.

No. 262. House bill to amend and re-enact section 4083 of the Code of Virginia—yeas, 66; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Campbell, Commins, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jones, James P., McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Mr. Speaker—66.

NAYS—MR. Carpenter—1.

No. 348. House bill to amend and re-enact section 3547 of the Code of Virginia—yeas, 64; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Dotson, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Stuart, Taylor, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Wright, Young—64.

NAYS—MESSRS. Diggs, Eller, Gibson, Hicks, W. F., Jones, James P., Norris, Rodgers, Trolinger, Mr. Speaker—9.



No. 324. House bill to amend and re-enact sections 3205 and 3209 of the Code of Virginia—came up.

MR. HENDERSON moved to reconsider the vote by which the bill was ordered to be engrossed; which was agreed to.

On motions severally made by MR. HENDERSON the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 62; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Carter, Commins, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Keezell, Long, McCaleb, McNutt, Nottingham, Owen, Ozlin, Page, Patterson, Prince, Ramey, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—62.

NAYS—Mr. Boatwright—1.

Motions severally made to reconsider the votes by which Nos. 57, 478, 121, 143, 340, 261, 262, 324 and 348 House bills were passed were rejected.

Upon the passage of House bill No. 348 the following pairs were announced:

MR. EWELL with MR. STORY.

MR. SMITH of *Dinwiddie* with MR. DEANS.

The first named in each case would have voted in the affirmative.

No. 81. House bill for the protection of religious meetings; was read at length a third time and rejected—yeas, 24; nays, 43.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bolton, Bondurant, Bowles, Commins, Diggs, Hicks, E. A., Hoover, C. N., Hoover, W. C., Jones, James P., Keezell, Long, McCotter, Nottingham, Page, Patterson, Prince, Ramsey, Smith, Alfred C., Stuart, Warren, B. S., Wright, Mr. Speaker—24.

NAYS—Messrs. Bagby, Boatwright, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Craft, DeFieece, Dotson, Farrier, Fletcher, Fuller, Gordon, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Horner, Horsley, Hurt, Hylton, Jeffreys, Keen, McCaleb, McLean, McNutt, Owen, Ozlin, Pitts, Ramey, Rew, Richards, Smith, Charles F., Smith, E. Hugh, Stinson, Turner, Warren, C. R., Willis, Woods, Young—43.

MR. SMITH of *Northumberland* moved to reconsider the vote by which the bill was rejected, which was rejected.

The following House bills were, on motions severally made, dismissed:

No. 353. House bill to provide co-operation between the school system and the State Board of Health in the serious situation caused by malnutrition among the young children in the Commonwealth.

No. 477. House bill to authorize and empower the board of

visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.

No. 459. House bill to amend and re-enact section 4676 of the Code of Virginia, as amended by an act approved March 20, 1920.

A message was received from the Senate by MR. FERGUSON, who informed the House that the Senate insists upon its amendments to House bill entitled an act to amend and re-enact sections 5, 14, 21½, 27, 32, 35, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 51½, 21¼, 55-f, 57½-a, 77, 78, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act, No. 252; and requests a committee of conference.

THE SPEAKER laid the bill before the House.

On motion of MR. JONES of *Richmond city* the House concurred in the request for a committee of conference.

THE SPEAKER appointed MESSRS. DEANS, JONES of *Richmond city* and SMITH of *Northumberland*, the committee of conference on the part of the House.

Ordered that MR. JONES of *Richmond city* inform the Senate.

No. 415. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act approved March 25, 1920—special order, having been printed, came up.

On motions severally made by MESSRS. BROWN of *Lynchburg*, NORRIS, McCOTTER and HALL, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 64; nays, 10.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville—64.

NAYS—MESSRS. Bolton, Brown, Israel, Fletcher, McCaleb, Page, Rodgers, Stuart, Trolinger, Wright, Young—10.

No. 416. House bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920—special order, having been printed, came up.

MR. SMITH of *Northumberland* offered an amendment in the nature of a substitute.

MR. HORSLEY moved to amend the substitute by striking out the words three per cent. on the excess up to fifteen thousand dollars and inserting in lieu thereof three and one-half per cent.; which was rejected.

The substitute was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 53; nays, 19.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Boatwright, Bolton, Bowles, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Gray, Z. T., Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Pitts, Pratt, Prince, Rew, Rodgers, Smith, Charles F., Smith, E. Hugh, Taylor, Tyler, Warren, B. S., Warren, C. R., Willis, Mr. Speaker—53.

NAYS—MESSRS. Adams, Beatie, Bright, Brown, Israel, Fletcher, Fuller, Graham, Haddon, Hicks, W. F., Horsley, McCaleb, Ozlin, Page, Smith, Alfred C., Snell, Stinson, Stuart, Turner, Young—19.

The following pairs were announced on No. 416 House bill:

MR. DEFRIECE with MR. CHARLES HENRY SMITH.

MR. BONDURANT with MR. SHEPHERD.

The first named in each case would have voted in the affirmative.

Motions severally made to reconsider the votes by which Nos. 415 and 416 House bills were passed were rejected.

On motion of MR. WILLIS the chair was vacated until 4 o'clock P. M.



## SATURDAY, MARCH 4, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 332. House bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections 2226 and 2227 of the Code of Virginia—special order, having been printed, came up.

MR. GORDON moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 62; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Graham, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, McCotter, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Prince, Ramey, Ramsey, Richards, Rodgers, Shepherd, Smith, Charles F., Snell, Stuart, Taylor, Trolinger, Turner, Tyler, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—62.

NAYS—Messrs. Fuller, Smith, E. Hugh—2.

On motions severally made by Mr. GORDON the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 61; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Farrier, Ford, Gibson, Gordon, Graham, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, McCotter, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Charles F., Smithey, Snell, Stinson, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—61.

NAYS—Messrs. Ewell, Fuller, Horsley, McNutt, Prince, Rodgers, Stuart—7.

No. 497. House bill to amend and re-enact subsection 4 of section 3299 of the Code of Virginia; was, on motion of MR. SMITH of *Northumberland*, taken up out of its order on the calendar.

MR. SMITH of *Northumberland* moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 67; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Boatwright, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham,

Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Stuart, Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—67.

NAYS—Mr. Owen—1.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Boatwright, Bolton, Bowles, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keen, Keezell, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—66.

Motions severally made to reconsider the votes by which Nos. 332 and 497 House bills were passed were rejected.

The motion of MR. DEFRIECE to reconsider the vote by which No. 41 House bill prohibiting the recordation of certain deeds unless the next immediate source from which the particular grantor derived title be stated in the deed was rejected, was rejected—yeas, 31; nays, 34.

On motion of MR. TAYLOR the vote was recorded as follows:

YEAS—Messrs. Anderson, Boatwright, Bolton, Brown, Mayo C., Campbell, Commins, Diggs, Farrier, Fletcher, Ford, Gordon, Haddon, Hall, Hurt, Jones, Edwin B., Jones, James P., Moffett, Norris, Page, Pitts, Rew, Smith, Charles F., Smith, E. Hugh, Taylor, Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Young—31.

NAYS—Messrs. Bagby, Bowles, Carter, Craft, DeFriece, Ewell, Gibson, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Keen, Keezell, McNutt, Nottingham, Owen, Ozlin, Patterson, Pratt, Prince, Ramey, Richards, Shepherd, Smithey, Snell, Stinson, Stuart, Trolinger, Turner, Mr. Speaker—34.

No. 496. House bill to prohibit members of the governing boards of institutions supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving; having been printed, was, on motion of MR. OZLIN, taken up out of its order on the calendar.

The bill was read at length a second time and ordered to be engrossed.

No. 310. House bill to amend and re-enact section 5105 of the Code of Virginia; having been printed, was, on motion of MR.

DEFRIECE, taken up out of its order on the calendar and read at length a second time.

On motions severally made by MESSRS. DEFRIECE, GIBSON and GORDON, the bill was severally amended.

The bill was ordered to be engrossed.

The following Senate bills were read at length a second time:

No. 308. Senate bill to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920.

No. 372. Senate bill for the relief of all taxpayers in the State of Virginia, whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto.

No. 400. Senate bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home.

No. 336. Senate bill to amend and re-enact section 134 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 301. Senate bill to amend and re-enact sections 41 and 43 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 284. Senate bill requiring county and city treasurers to account for interest received upon State funds of the State, or any political subdivision thereof, and providing penalty for violation.

No. 391. Senate bill to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for the appointment of a custodian of all moneys received by the State from appropriations made by the Congress of the United States for the purpose stated; to provide for the appointment of a State board to co-operate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to



provide for a plan of co-operation between such State board and the industrial commission of Virginia.

No. 369. Senate bill to authorize and empower the council of the town of Altavista, in the county of Campbell, to borrow money and issue bonds for the enlargement and other improvement of its water supply system, sewers and streets.

No. 368. Senate bill to authorize the town of Altavista, in the county of Campbell, to sell the McInnis farm of about 207 acres in Pittsylvania county.

No. 245. Senate bill to amend and re-enact an act entitled an act to provide how a charter of a town granted by a court may be annulled and repealed, approved March 4, 1920.

No. 351. Senate bill prohibiting any person from shooting from any duck blind belonging to another in the water of Potomac river adjoining the county of Stafford.

No. 365. Senate bill to amend sections 80, 81 and 82 of the charter of the city of Portsmouth, approved March 10, 1908, to provide for a sinking fund and the management thereof by a board of sinking fund commissioners.

No. 415. Senate bill to validate, ratify and confirm an order of the circuit court of Greene county incorporating the town of Stanardsville in the said county; to provide that the boundaries of the said town shall be set out in said order; to validate an election held in pursuance of said order, all ordinances of the council of said town, and all official acts of the mayor of said town and its council; to provide that the said town shall have certain officers, chosen by the council, and to confer upon it certain powers concerning them; also to repeal an act entitled an act to incorporate the town of Stanardsville in the county of Greene, approved February 5, 1867, and an act entitled an act to change and define the corporate limits of the town of Stanardsville in the county of Greene, and for other purposes, approved March 31, 1873.

No. 373. Senate bill creating the office of assistant attorney for the Commonwealth for the city of Norfolk, Virginia, and providing for his appointment and duties.

No. 345. Senate bill to amend and re-enact section 6355 of the Code of Virginia.

No. 412. Senate bill to amend and re-enact section 2872 of the Code of Virginia.

No. 303. Senate bill to amend and re-enact section 5167 of the Code of Virginia.

No. 356. Senate bill to authorize and direct the State Highway Commission to give suitable names to the roads comprising the State highway system, except such roads as have been, or may be named by the General Assembly.

No. 306. Senate bill to authorize the board of supervisors of Bath county to issue bonds or other obligations of said county for a sum not exceeding one hundred thousand dollars, for the purpose of financing road construction in said county, and to levy taxes to

pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 232. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

On motion of MR. EWELL, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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MONDAY, MARCH 6, 1922.

Prayer by Rev. T. A. Smoot, D. D., of Centenary M. E. church, South, Richmond, Va.

On motion of MR. HENDERSON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 4, 1922.*

The Senate has passed, with amendments, House bill entitled an act to create a State Highway Commission; to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers, duties and the compensation of the commission and commissioner; to create road construction districts, to provide for the apportionment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation, also to repeal sections 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission, to define its powers and duties; the term of office, salary and qualifications of the commissioner; to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regula-

tions, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act, No. 281; and an act to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, No. 349.

They have passed Senate bill entitled an act to provide for the appointment of a commission on simplification of State government; to prescribe the powers and duties of the commission, No. 196; in which they request the concurrence of the House of Delegates.

Nos. 281 and 349. House bills were, on motions severally made, placed on the calendar.

No. 196. Senate bill was referred to the Committee for Courts of Justice.

No. 411. Senate bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in receiving any work done under or by virtue of this act; having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 19. Senate bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920, entitled an act to amend section 2726 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Counties, Cities and Towns.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 513. House bill to amend and re-enact section 3 of an act of the General Assembly of Virginia, approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice.

No. 514. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon.

The following House bills, having been considered by the com-



mittee in session, were reported from the Committee on Roads and Internal Navigation:

No. 515. House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts.

No. 516. House bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00) to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.

No. 517. House bill authorizing the convict lime board to borrow not exceeding fifteen thousand dollars on the lime grinding plant at Irvington; and in case the said loan cannot be effected, to lease the said plant for not exceeding two years; also authorizing the said board to sell the lime now in storage at said plant in any way it may consider to be to the best interests of the State; having been considered by the committee in session, was reported from the Committee on Agriculture and Mining.

House bill requiring that every person, firm, company, or corporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or any other show, exhibition or performance similar thereto, within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from the said town such license as would be required if said show were exhibited within the corporate limits of the said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

SAMUEL R. CARTER, *Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

THE SPEAKER laid before the House the following communication:

THE AMERICAN LEGION,  
DEPARTMENT OF VIRGINIA,  
DEPARTMENT HEADQUARTERS,  
1030 MUTUAL BUILDING,  
RICHMOND, VIRGINIA.

NORFOLK, VA., March 3, 1922.

To the Honorable House of Delegates,  
Richmond, Va.

GENTLEMEN:

The American Legion of Virginia notes with regret that in order to provide increased pensions for the Confederate veterans the House of Dele-

gates of the Virginia legislature has deemed it necessary, not only to fail to perform the moral pledge of the previous legislature to appropriate sufficient funds to carry on the memorial to the service of the Virginia veterans of the world war, but has also seen fit to deprive that memorial of the funds previously appropriated to it.

The Legion cannot believe that it was necessary for the State to destroy the war memorial in order to take proper care of its elder veterans. We regret being involuntarily placed in a position of opposing interest to that of our elder brother veterans and we feel sure that they likewise regret being put before the public as benefitting from the destruction of the expression of Virginia's gratitude for the services and sacrifices of her sons in the fiercest and most cruel conflict in the history of the world. Surely our State is not so poverty stricken that it cannot do justice to its veterans of one war without perpetrating an injustice to its veterans of another war.

But since the legislature has seen fit to place the veterans of the two wars in this embarrassing position, the American Legion of Virginia wishes it distinctly understood that it will never allow itself to be considered as in any manner obstructing or preventing the State from giving all possible aid to these grand old men who wore the gray and their dependents. Moreover, the American Legion regrets that there has not been some means found available for many years past which would have enabled the legislature to have provided proper aid for the Confederate veterans long ago, instead of waiting until now to increase the meagre stipend devoted to the relief of those who served during the struggle for Southern independence sixty years ago.

JUNIUS F. LYNCH,

*Commander, Department of Virginia, The American Legion.*

MR. PITTS offered the following resolution:

Resolved by the House of Delegates (the Senate concurring). That a committee of three be appointed, one from the Senate and two from the House, to arrange for the unveiling of the portrait of Senator Thomas S. Martin and the ceremonies in connection therewith; which was agreed to.

Ordered that MR. PITTS carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. EARLY, who informed the House that the Senate had agreed to the resolution.

THE SPEAKER appointed MESSRS. PITTS and GROOME the committee on the part of the House.

The following were presented and referred under Rule 37:

To the Committee on Special, Private and Local Legislation:

By MR. NOTTINGHAM: A bill to amend and re-enact section 6 of an act entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended.

By MR. NOTTINGHAM: A bill authorizing the town council of the town of Eastville, in Northampton county, to borrow not exceeding \$15,000, and to issue bonds therefor, for the purpose of grading, draining, paving and otherwise improving the streets in the said town.

By MR. FORD: A bill to authorize the town of Front Royal to issue bonds in a sum not exceeding \$25,000.00, and expend the

proceeds arising from the sale thereof, or so much as may be necessary for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said town; and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity.

By MR. DOTSON: A bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district.

To the Committee on Roads and Internal Navigation:

By MR. FARRIER: Petition from citizens of Giles county on road bond issue.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 411. Senate bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in receiving any work done under or by virtue of this act.

No. 19. Senate bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920, entitled an act to amend section 2726 of the Code of Virginia.

The following House bills were read at length a first time and ordered to be printed:

No. 513. House bill to amend and re-enact section 3 of an act of the General Assembly of Virginia, approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows and to repeal all other acts and parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice.

No. 514. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon.

No. 515. House bill to provide a road commission for East-



ville magisterial district, in Northampton county, and to repeal previous acts.

No. 516. House bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00) to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district in said county.

No. 517. House bill authorizing the convict lime board to borrow not exceeding fifteen thousand dollars on the lime grinding plant at Irvington; and in case the said loan cannot be effected, to lease the said plant for not exceeding two years; also authorizing the said board to sell the lime now in storage at said plant in any way it may consider to be to the best interest of the State.

The following Senate bills were read at length a third time and passed:

No. 352. Senate bill authorizing the board of supervisors of Stafford county to discontinue the levy heretofore laid in said county known as the bridge levy upon certain conditions—yeas, 76; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithy, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 400. Senate bill to authorize and empower the board of visitors of R. E. Lee Camp Soldiers' Home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the Soldiers' Home—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithy, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 336. Senate bill to amend and re-enact section 134 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 301. Senate bill to amend and re-enact sections 41 and 43 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 369. Senate bill to authorize and empower the council of the town of Altavista, in the county of Campbell, to borrow money and issue bonds for the enlargement and other improvement of its water supply system, sewers and streets—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 368. Senate bill to authorize the town of Altavista, in the county of Campbell, to sell the McInnis farm of about 207 acres in Pittsylvania county—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 245. Senate bill to amend and re-enact an act entitled an act to provide how a charter of a town granted by a court may be annulled and repealed, approved March 4, 1920—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 351. Senate bill prohibiting any person from shooting from any duck blind belonging to another in the water of Potomac river adjoining the county of Stafford—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 365. Senate bill to amend sections 80, 81 and 82 of the charter of the city of Portsmouth, approved March 10, 1908, to provide for a sinking fund and the management thereof by a board of sinking fund commissioners—yeas, 76; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 415. Senate bill to validate, ratify and confirm an order of the circuit court of Greene county incorporating the town of Stanardsville in the said county; to provide that the boundaries of the said town shall be set out in said order; to validate an election held in pursuance of said order, all ordinances of the council of said town, and all official acts of the mayor of said town and its council; to provide that the said town shall have certain officers, chosen by the council, and to confer upon it certain powers concerning them; also to repeal an act entitled an act to incorporate the town of Stanardsville in the county of Greene, approved February 5, 1867, and an act entitled an act to change and define the corporate limits of the town of Stanardsville in the county of Greene, and for other purposes, approved March 31, 1873—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 373. Senate bill creating the office of assistant attorney for the Commonwealth for the city of Norfolk, Virginia, and providing for his appointment and duties—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F.,

Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 345. Senate bill to amend and re-enact section 6355 of the Code of Virginia—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 412. Senate bill to amend and re-enact section 2872 of the Code of Virginia—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 303. Senate bill to amend and re-enact section 5167 of the Code of Virginia—yeas, 76; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

No. 306. Senate bill to authorize the board of supervisors of Bath county to issue bonds or other obligations of said county for a sum not exceeding one hundred thousand dollars for the purpose of financing road construction in said county, and to levy taxes to

pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity—yeas, 76; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—76.

Motions severally made to reconsider the votes by which Nos. 352, 400, 336, 301, 369, 368, 245, 351, 365, 415, 373, 345, 412, 303 and 306 Senate bills were passed were rejected.

On motion of MR. OZLIN, No. 55 Senate bill to amend and reenact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee, was ordered to be printed.

No. 349. House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924—came up.

The amendments proposed by the Senate were rejected—yeas, 0; nays, 83.

NAYS—Messrs. Anderson, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles E., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—83.

MR. BROWN of *Roanoke county* moved to reconsider the vote by which the House refused to concur in the amendments proposed by the Senate, which was rejected.

Ordered that MR. BROWN of *Roanoke county* inform the Senate.

A message was received from the Senate by MR. GARRETT, who informed the House that the Senate insists upon its amendments and requests a committee of conference.

On motion of MR. BROWN of *Roanoke county*, the request of the Senate for a committee of conference was agreed to.

THE SPEAKER appointed MESSRS. BROWN of *Roanoke county*,



HENLEY and DEANS the committee of conference on the part of the House.

No. 310. House bill to amend and re-enact section 5105 of the Code of Virginia—came up.

MR. SMITH of *Alexandria* moved to reconsider the vote by which the bill was ordered to be engrossed, which was rejected.

The bill was read at length a third time and passed—yeas, 71; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, McCaleb, McLean, Moffett, Norris, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—71.

NAYS—Messrs. Carpenter, Diggs, Smith, Charles Henry—3.

MR. SMITH of *Albemarle* said that he would have voted in the affirmative, but was paired with MR. JONES of *Highland*.

No. 496. House bill to prohibit members of the governing boards of institutions supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving; was read at length a third time and passed—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Boatwright, Bolton, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Keezell, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Price, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—73.

Motions severally made to reconsider the votes by which Nos. 310 and 496 House bills were passed were rejected.

The following House bills were read at length a third time and rejected:

No. 272. House bill to license, supervise and regulate public dance halls—yeas, 50; nays, 30.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Bolton, Brown, Mayo C., Deans, DeFriece, Diggs, Eller, Ford, Gibson, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Hicks,

W. F., Hoover, W. C., Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McLean, McNutt, Moffett, Nottingham, Owen, Patterson, Pratt, Prince, Ramey, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Stuart, Taylor, Turner, Warren, C. R., Williams, Willis, Woods, Wright, Young, Mr. Speaker—50.

NAYS—Messrs. Anderson, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Campbell, Carpenter, Carter, Commins, Ewell, Farrier, Fletcher, Fuller, Gordon, Groome, Hall, Henley, Hylton, McCaleb, Norris, Ozlin, Page, Pitts, Price, Ramsey, Rew, Smith, E. Hugh, Warren, B. S., Woodville—30.

No. 352. House bill to make an appropriation of \$5,000.00 to the John Bowie Strange Camp of Confederate Veterans, to be used in defraying the expenses incident to the unveiling of a statue of General Robert E. Lee at Charlottesville, Virginia, during the summer of 1922—yeas, 40; nays, 32.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Deans, Diggs, Farrier, Fletcher, Fuller, Graham, Gray, J. Walter, Groome, Haddon, Henley, Hoover, C. N., Horsley, Jeffreys, McCaleb, McCotter, McLean, Nottingham, Ozlin, Page, Pitts, Rew, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Trolinger, Willis, Woods, Woodville, Wright, Young—40.

NAYS—Messrs. Beatie, Brown, Mayo C., Commins, Craft, DeFriece, Dotson, Ewell, Ford, Gordon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Jones, Edwin B., Keen, Keezell, Long, McNutt, Moffett, Owen, Patterson, Ramey, Ramsey, Smith, Charles F., Snell, St. Clair, Stinson, Stuart, Taylor, Warren, C. R., Williams—32.

Motions severally made to reconsider the votes by which Nos. 272 and 352 House bills were rejected were rejected.

No. 393. House bill to provide that all lands owned or controlled by the Commonwealth shall constitute game sanctuaries; was, on motion of Mr. PRICE, dismissed.

The following Senate bills were read at length a second time:

No. 362. Senate bill to amend and re-enact section 7 of an act entitled an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of tollgates and the collection of toll upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under the laws heretofore in effect in said county, approved March 24, 1920.

No. 416. Senate bill authorizing the board of supervisors of Nelson county to use the balance of the proceeds of a bond issue, authorized by chapter 96 of Acts of Assembly, 1920, for the purpose

of building a bridge across Hat creek on East Branch road, in the neighborhood of Roseland, and for painting various bridges over Tye river in the Massie's Mill magisterial district of said county.

No. 417. Senate bill authorizing the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$20,000.00 for the purpose of constructing roads and bridges in Lovings-ton magisterial district of said county.

No. 77. Senate bill to amend and re-enact section 79 of the Code of Virginia.

No. 120. Senate bill to require persons or corporations doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign, acknowledge, and file a certificate; to designate what the certificate shall contain; to provide for recordation of such certificate; to fix fees of the clerk, and to provide a penalty for violation of this act.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county.

No. 215. Senate bill to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such material and imposing penalties.

No. 64. Senate bill regulating the quality of paper, ink and typewriter ribbons which may be used by custodians of permanent public records; imposing certain duties on the State Chemist and Superintendent of Public Printing and fixing penalties for the violation of this act.

The hour of 12 M. o'clock having arrived, No. 417 House bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920—special order, came up.

On motions severally made by MESSRS. BROWN of *Lynchburg* and WILLIS, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, Snell, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.



No. 419. House bill to amend and re-enact section 2431 of the Code of Virginia—special order, came up.

On motions severally made by MESSRS. BROWN of *Lynchburg*, DEANS and FULLER, the bill was severally amended.

MR. BROWN of *Lynchburg* moved to amend the title by adding the words: "as amended by an act approved March 16, 1920"; which was agreed to.

MR. FARRIER moved to amend as follows:

Strike out lines 8, 9, 10 and 11 on page 1, all of pages 2 and 3, and lines 58, 59 and 60 on page 4, and substitute therefor the following: "In counties and cities in which the total local revenues, as hereinafter defined, amount to twenty-five thousand dollars or less, the treasurer's compensation shall be eight per centum on the amount of his collections. In counties and cities in which such local revenues amount to more than twenty-five thousand dollars, the treasurer's commissions shall be eight per centum on the first twenty-five thousand dollars collected by him and on the excess above twenty-five thousand dollars collected by him his commissions shall be according to the following schedule: On the excess from twenty-five thousand to fifty thousand dollars, four per centum; on the excess from fifty thousand to seventy-five thousand dollars, three and one-half per centum; on the excess from seventy-five thousand to one hundred thousand dollars, three per centum; on the excess from one hundred thousand to one hundred and fifty thousand dollars, two and one-half per centum; on all in excess of one hundred and fifty thousand dollars, two per centum."

Page 4, line 73. After the word "purposes" insert the words "and road purposes."

MR. JONES of *Highland* offered an amended in the nature of a substitute to the amendment proposed by MR. FARRIER as follows:

Strike out lines 8, 9, 10 and 11 on page 1, all of pages 2 and 3, and lines 58, 59 and 60 on page 4, and substitute therefor the following: "In counties and cities in which the total local revenues, as hereinafter defined, amount to twenty-five thousand dollars or less, the treasurer's compensation shall be seven per centum on the amount of his collections. In counties and cities in which such local revenues amount to more than twenty-five thousand dollars, the treasurer's commissions shall be seven per centum on the first twenty-five thousand dollars collected by him and on the excess above twenty-five thousand dollars collected by him his commissions shall be according to the following schedule: On the excess from twenty-five thousand dollars to fifty thousand dollars, three per centum; on the excess from fifty thousand dollars to seventy-five thousand dollars two and one-half per centum; on the excess from seventy-five thousand dollars to one hundred thousand dollars, two per centum; on the excess from one hundred thousand dollars to one hundred and fifty thousand dollars, one and one-half per centum; on the excess from one hundred and fifty thousand dollars, one per centum"; which was rejected—yeas, 41; nays, 46.

On motion of MR. JONES *of Highland*, the vote was recorded as follows:

YEAS—Messrs. Bagby, Bolton, Bowles, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, DeFriece, Dotson, Ewell, Ford, Gibson, Gordon, Haddon, Hall, Hicks, E. A., Hoover, C. N., Hoover, W. C., Hylton, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McLean, McNutt, Moffett, Norris, Rew, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Story, Taylor, Tyler, Warren, C. R., Williams, Woodville—41.

NAYS—Messrs. Beatie, Bright, Craft, Deans, Diggs, Eller, Ewell, Farrier, Fletcher, Fuller, Graham, Gray, Z. T., Groome, Henderson, Henley, Hicks, W. F., Horner, Horsley, Jeffreys, McCaleb, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Snell, Stinson, Stuart, Turner, Warren, B. S., Willis, Woods, Wright, Young, Mr. Speaker—46.

The amendment offered by MR. FARRIER was rejected.

Motions severally made by MESSRS. SMITHEY, SHEPHERD, DOTSON and KEEN to amend the bill were severally rejected.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 56; nays, 17.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Deans, Diggs, Dotson, Eller, Fletcher, Ford, Gibson, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Jeffreys, Keezell, Koger, McCaleb, McLean, Norris, Nottingham, Ozlin, Patterson, Pitts, Pratt, Prince, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Snell, Story, Stuart, Turner, Tyler, Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—56.

NAYS—Messrs. DeFriece, Ewell, Farrier, Hoover, C. N., Jones, Edwin B., McNutt, Page, Price, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, E. Hugh, Smithey, St. Clair, Stinson—17.

Motions severally made to reconsider the votes by which Nos. 417 and 419 were passed were rejected.

No. 418. House bill to amend and re-enact sections 2224 and 2230 of the Code of Virginia, as amended by an act approved March 25, 1920—special order, came up.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the negative—yeas, 46; nays, 36.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Campbell, Carpenter, Carter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Gordon, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Keen, Keezell, Koger, McCaleb, McLean, Nottingham, Owen, Patterson, Pitts, Prince, Ramey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Turner, Tyler, Warren, B. S., Williams, Woodville, Young—46.

NAYS—Messrs. Anderson, Bright, Brown, Israel, Brown, Mayo C., Deans, Diggs, Farrier, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Horner, Horsley, Jeffreys, Jones, James P.,

McCotter, McNutt, Page, Pratt, Price, Ramsey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Lemuel F., Stuart, Trolinger, Warren, C. R., Woods, Wright, Mr. Speaker—36.

MR. MOFFETT stated that he would have voted in the affirmative, but was paired with MR. SMITH of *Alexandria*.

MR. PRICE moved to reconsider the vote by which the bill was rejected, which was rejected.

The chair was vacated until 4 o'clock P. M.

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MONDAY, MARCH 6, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 424. House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914, as amended by acts approved March 22, 1916, March 9, 1918, and March 25, 1920—special order, was, on motion of MR. SMITHEY, passed by until Wednesday.

No. 253. House bill to amend and re-enact section 2154 of the Code of Virginia, as amended by an act approved September 5, 1919—special order, came up.

MR. RICHARDS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Commins, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Keen, Keezell, Koger, McCaleb, McCotter, McLean, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Woods, Woodville, Young, Mr. Speaker—69.

NAYS—MR. Willis—1.

Motions severally made by MESSRS. GORDON, JONES and HENDERSON to amend the bill were severally rejected.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 53; nays, 34.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Campbell, Craft, Deans, Dotson, Eller, Fletcher, Ford, Gibson, Gordon, Graham, Groome, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Keen, Keezell, Koger, McCaleb, McCotter, McLean, Nottingham, Owen, Patterson, Pitts, Pratt, Prince, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smyth, Snell, Turner, Warren, B. S., Warren, C. R., Woods, Young—53.

NAYS—Messrs. Bagby, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, DeFriece, Ewell, Farrier, Fuller, Had-don, Henley, Jones, Edwin B., Jones, James P., McNutt, Moffett, Norris, Ozlin, Rodgers, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Wright, Mr. Speaker—34.

MR. SMITH of *Albemarle* stated that he would have voted in the negative, but was paired with MR. DIGGS.

MR. RICHARDS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 194. House bill to amend and re-enact section 5555 of the Code of Virginia—special order, having been printed, was read at length a second time.

MR. WILLIS moved to amend as follows:

After word "date" strike out remainder of section and insert "on which the loan is due"; which was agreed to.

The bill was ordered to be engrossed.

No. 248. House bill to amend and re-enact sections 3, 5, 6, 7, 8, 12 and 16 of an act entitled an act to provide for the examination and certification of professional engineers, architects and land surveyors; and to regulate the practice of engineering, architecture and land surveying; to establish their relation to public works and the surveying and platting of land, approved March 19, 1920—special order, having been printed, was read at length a second time and ordered to be engrossed.

No. 476. House bill to appropriate the sum of \$16,000 to repay the principal due by the school board of Ettrick sub-school district of Chesterfield county, to the Literary Fund, and to direct the Auditor of Public Accounts to draw his warrant in favor of the Literary Fund for the said sum—special order, having been printed, was read at length a second time.

MR. SHEPHERD moved severally to amend as follows:

Page 1, title, line 1, strike out "appropriate" and insert in lieu thereof: "authorize the postponement of the payment of," and after \$16,000 strike out "to repay the principal," and insert "and interest" in lieu thereof.

Page 1, title, line 3, put period after the word "fund" and strike out "and to direct the Auditor of Public Accounts to draw his warrant in favor of the Literary Fund for the said sum."

Pages 2 and 3, section 1, after the enacting clause in line 1, strike out all the balance of section 1, and insert in lieu thereof the following: "That the school board of Ettrick sub-school district of

Chesterfield county be, and it is hereby, authorized to postpone to January 1, 1925, the payment of the sum of sixteen thousand dollars and accrued and accruing interest due by the said school board to the Literary Fund of the Commonwealth; which were severally agreed to. The bill was ordered to be engrossed.

No. 225. House bill imposing public duties on persons, firms, corporations and associations operating motor vehicles over the public highways and streets of the Commonwealth for the transportation of passengers and freight for a fare, charge and compensation, defining them as common carriers, and as such, public service corporations, and providing for the control and regulation thereof by the State Corporation Commission—special order, came up.

On motion of Mr. JONES of *Richmond city*, the bill was dismissed.

The following House bills, having been printed, were read at length a second time and ordered to be engrossed:

No. 151. House bill to amend and re-enact section 4439 of the Code of Virginia.

No. 475. House bill to authorize the Adjutant General to place appropriate markers upon the battlefields of the seven days' campaign, to make appropriation therefor, and to authorize the Adjutant General to accept in the name of the Commonwealth the donations and services of citizens in carrying out the purposes of this bill.

No. 488. House bill relating to county notes in anticipation of the collection of taxes.

No. 490. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 499. House bill providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit.

No. 500. House bill to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act, approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties

of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920.

No. 501. House bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county.

No. 502. House bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford in Pulaski county.

No. 506. House bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county.

No. 507. House bill authorizing the school board of South Hill school district, in the county of Mecklenburg, to borrow money, not to exceed \$45,000, for building a schoolhouse in the town of South Hill in said district.

No. 509. House bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet.

No. 510. House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro.

No. 512. House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter.

No. 442. House bill to create Arlington sanitary district, imposing certain duties of the board of supervisors, granting to said board the power of eminent domain and authorizing the issuance of bonds upon certain conditions and to repeal an act approved March 25, 1920; having been printed, was, on motion of MR. SMITH of *Alexandria*, taken up out of its order on the calendar.

The bill was read at length a second time.

The substitute proposed by the Committee on Counties, Cities and Towns was agreed to.

The bill was ordered to be engrossed.

No. 508. House bill to amend and re-enact section 4 of an act approved March 25, 1920, and entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways, upon certain conditions, a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city



of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education, from time to time, to invest the cash in hand of the Literary Fund in said bonds; having been printed, was, on motion of MR. HENLEY, taken up out of its order on the calendar and read at length a second time.

The question being on the engrossment and third reading of the bill was put and decided in the negative.

On motion of Mr. Rew, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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## TUESDAY, MARCH 7, 1922.

Prayer by MR. TROLINGER, the member from Pulaski.

On motion of MR. COMMINS, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 6, 1922.*

The Senate has passed House bills entitled an act to authorize and regulate the recordation of plats subdividing tracts of land situated within the corporate limits of any city containing more than thirty thousand inhabitants according to the last preceding United States census, or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the subdivision of land into lots showing on said plats streets and alleys, within or within fifteen miles from, the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918, No. 121; an act to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920, No. 137; an act to amend and re-enact sections 2881 and 2882 of the Code of Virginia, in relation to the incorporation of towns by the circuit courts of this State, No. 258; an act to amend the charter of the town of Pennington Gap, Lee county, Virginia, to

authorize the issuing of bonds for roads, sewers and water; and to authorize the town to sell, lease, et cetera, its property, rights of ways, et cetera, to secure water, No. 386; an act to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions, No. 438; an act to amend and re-enact section 2978 of the Code of Virginia, No. 439; and an act to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia, No. 270.

They have passed, with amendments, House bills entitled an act to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920, No. 123; an act to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness, No. 164; an act to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916, No. 477; an act authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire fighting purposes, No. 478; an act to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916, No. 479; an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended, No. 484; an act to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville, No. 486; an act to authorize, under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and

sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923, No. 494; and an act to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carrying on its work, and to require certain reports from the Board of Pilot Commissioners, No. 174.

They have passed Senate joint resolution in reference to the extension of the time for the Senate to consider Senate bills and the House to consider House bills.

And they have passed Senate bills entitled an act to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title to real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts, and to impose penalties for its violation, No. 9; an act to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, No. 38; an act to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920, No. 39; an act providing for a commission on mental health, No. 69; an act to amend and re-enact section 675 of the Code of Virginia, No. 92; an act to amend and re-enact sections 1905 to 1922, inclusive, of the Code of Virginia, No. 126; an act to provide for the appointment of special justices of the peace in cities of less than 25,000 inhabitants and in counties, to be known as judges of juvenile and domestic relations courts; to prescribe their jurisdiction, powers, duties, and compensation; and to provide for the maintenance of juvenile and domestic relations courts in such cities and in counties, No. 165; an act to create county school boards; to prescribe the powers, duties, obligations and compensation of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, and county school boards as they may exist on September 1, 1922, No. 172; an act to amend and re-enact section 2110 of the Code of Virginia, as amended by chapter 402, Acts of Assembly, 1920, and to amend and re-enact



sections 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121 and 2122 of the Code of Virginia, in relation to county bonds for road and bridge construction and improvements, and to repeal all acts in so far as the same are in conflict, No. 195; an act to amend and re-enact section 1028 of the Code of Virginia, No. 266; an act to amend and re-enact section 6209 of the Code of Virginia, No. 343; an act authorizing the councils or other governing bodies of cities and towns and the boards of supervisors of counties to levy special taxes for paying interest on and providing a sinking fund for bonds, notes, or certificates of indebtedness issued by such cities, towns and counties, No. 344; an act to make it unlawful for any person to knowingly or wilfully make any false or fraudulent statement or representation of any material fact in or with reference to any application for insurance or as to the death or disability of a policy or certificate holder in, or for the procuring or attempting to procure the payment of any false or fraudulent claim against, or for the purpose of obtaining or attempting to obtain any money from or benefit in any industrial sick benefit company licensed, or which may be licensed to do business in this State, and to provide penalties for its violation, No. 355; an act to amend and re-enact sections 1, 6, 8, 9 and 21 of an act entitled an act to amend and re-enact an act approved March 21, 1916, relating to Confederate pensions, approved February 28, 1918, No. 177; an act to amend and re-enact section 2775 of the Code of Virginia, No. 358; an act conferring upon the council of the city of Portsmouth the power to establish, enlarge, or acquire electric light plants, heat and power plants, street railway, trolley-bus and transportation system, and gas works, and to acquire by purchase, condemnation, lease, or otherwise the property in whole or in part of any private or public service corporation operating such system or systems, No. 366; an act to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvement, in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919, No. 367; an act to amend and re-enact section 3347 of the Code of Virginia, No. 380; an act to amend and re-enact section 2072 of the Code of Virginia, No. 387; an act to amend and re-enact section 6358 of the Code of Virginia, No. 399; an act to amend and re-enact section 3146 of the Code of Virginia, No. 401; an act providing for the collection of specimens of birds and their nests and eggs for scientific and educational purposes only, No. 409; an act to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof, No. 421; an act to authorize the use of the jail of the city of Lynchburg by the county of Campbell for certain purposes, No. 360; an act to amend and re-enact an act entitled an act to amend

and re-enact chapter 654 of the Acts of Assembly, 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the acts of 1899-1900, and as amended and re-enacted by chapter 144 of the acts of 1904, and as further amended by an act approved March 17, 1916, approved March 24, 1920, No. 418; an act authorizing the district school board of Sussex Court House school district in Sussex county to borrow money for the purpose of paying the existing indebtedness of said board; and to require the board of supervisors to levy a tax to pay the interest thereon, and to create a sinking fund to redeem the principal thereof at maturity, No. 419; an act to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Samuel Miller magisterial district of said county, and to levy a special district tax in said district to pay said bonds and the interest thereon, No. 422; an act to authorize the board of supervisors of Lee county to issue bonds of said county on behalf of the Yokum Station magisterial district thereof, for a sum not exceeding fifty thousand dollars (\$50,000.00) for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district, known as the Keokee road, leading from the Wise county line on top of Dividing Ridge, to the town of Keokee, a distance of approximately three and one-half ( $3\frac{1}{2}$ ) miles, and such additional distance beyond and west of Keokee, leading to the Lower Crab Orchard country, as can be permanently improved out of such funds; and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of principal of said bonds at maturity, No. 424; an act to authorize and empower the board of supervisors of Halifax county to borrow \$60,000 and to issue notes therefor, for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county; and to repeal an act entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county, approved February 17, 1922, No. 427; an act to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00), to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county, No. 428; an act authorizing the town council of the town of Halifax, in Halifax county, to borrow not exceeding \$45,000, and to issue bonds therefor, for the purpose of improving streets in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on and principal of said

bonds, No. 430; an act prescribing the time of holding the regular terms of court in the twentieth judicial circuit, No. 431; an act to permit the Virginia Railway and Power Company to grant free transportation over its car lines in the city of Richmond and suburbs to Confederate veterans in R. E. Lee Camp Soldiers' Home, and to relieve said company from any liability in connection with such transportation of said veterans, except in case of gross negligence, No. 433; an act authorizing the board of supervisors of Halifax county to borrow not exceeding seventy-five thousand dollars and to issue notes therefor for the purpose of improving, constructing or reconstructing any section or sections of the State highway system within said county in accordance with the provisions of chapter 184 of the Acts of Assembly of 1920, and providing for the payment of the interest on and the principal of said notes, No. 434; an act authorizing the town council of the town of Wachapreague, in Accomac county, to borrow not exceeding \$10,000, and to issue bonds therefor, for the purpose of improving streets and sidewalks in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on the principal of said bonds, No. 436; an act to amend and re-enact section 4042, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies, No. 219; an act to appropriate the proceeds of the Glebe lands and other properties belonging to the parishes of Abingdon, Ware and Petsworth districts in the county of Gloucester, and to create a corporation to hold and invest said funds and all other funds now held by the Gloucester Charity School, and other donations; also to repeal all general and special laws heretofore passed in any way affecting or pertaining to the Gloucester Charity School, No. 397; an act to amend and re-enact section 13 of an act entitled an act to incorporate the town of Wachapreague, in Accomac county, and to provide for taking the sense of the qualified voters of said town on the same, approved April 2, 1902, No. 435; in which they request the concurrence of the House of Delegates.

Nos. 486, 123, 164, 477, 478, 479, 484, 494 and 174 House bills were, on motions severally made, placed on the calendar.

No. 358. Senate bill was referred to the Committee on Finance.

No. 177. Senate bill was referred to the Committee on Appropriations.

No. 401. Senate bill was referred to the Committee on Chesapeake and Its Tributaries.

No. 355. Senate bill was referred to the Committee on Insurance and Banking.

Nos. 419 and 172. Senate bills were referred to the Committee on Schools and Colleges.

Nos. 126 and 165. Senate bills were referred to the Committee on Moral and Social Welfare.

Nos. 39, 38, 9, 343, 399 and 431. Senate bills were referred to the Committee for Courts of Justice.



Nos. 380, 366, 344, 360, 409, 436, 430, 427 and 435. Senate bills were referred to the Committee on Counties, Cities and Towns.

Nos. 92 and 219. Senate bills were referred to the Committee on General Laws.

Nos. 69 and 266. Senate bills were referred to the Committee on Asylums and Prisons.

Nos. 387, 367, 195, 418, 421, 434, 433, 428, 424 and 422. Senate bills were referred to the Committee on Roads and Internal Navigation.

No. 196. Senate bill to provide for the appointment of a commission on simplification of State government; to prescribe the powers and duties of the commission; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Insurance and Banking:

No. 304. Senate bill to amend and re-enact section 4235 of the Code of Virginia.

No. 354. Senate bill to require industrial sick benefit companies to insert in policies of industrial sick benefit insurance hereafter issued by them a provision permitting the cancellation of the sick benefit portion of the policy under certain conditions.

No. 518. House bill to amend and re-enact sections 97 and 113½ of an act entitled an act to raise revenue for the support of the government and public free schools, and pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended; having been considered by the committee in session, was reported from the Committee on Finance.

The following House bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 519. House bill requiring that every person, firm, company or corporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or any other show, exhibition or performance similar thereto within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from the said town such license as would be required if said show were exhibited within the corporate limits of the said town.

No. 520. House bill to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac,

in the county of Alexandria; and to annul and repeal said charter upon a majority vote declaring against said charter.

House bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman.*

The bill was referred to the Committee on Roads and Internal Navigation.

House bill to authorize the town of Front Royal to issue bonds in a sum not exceeding \$25,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said town; and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to amend and re-enact section 6 of an act entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman.*

The bill was referred to the Committee on Counties, Cities and Towns.

House bill authorizing the town council of the town of Eastville in Northampton county to borrow not exceeding \$15,000, and to issue bonds therefor, for the purpose of grading, draining, pav-

ing and otherwise improving the streets in the said town; having been considered by the Joint Committee on Special, Private and Local Legislation, was returned to the House with the following report:

The Joint Committee on Special, Private and Local Legislation respectfully reports that in their opinion the object of the within bill cannot be reached by general law or court proceedings.

J. W. McCOTTER, *Acting Chairman*.

The bill was referred to the Committee on Counties, Cities and Towns.

House bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund—was presented by MR. ADAMS and referred under Rule 37 to the Committee on Special, Private and Local Legislation.

MR. ADAMS moved to discharge the Committee on Special, Private and Local Legislation from the further consideration of the bill, which was agreed to—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Boatwright, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Patterson, Pitts, Prince, Raney, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. ADAMS moved to discharge the Committee on Counties, Cities and Towns from the further consideration of the bill, which was agreed to—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Boatwright, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Patterson, Pitts, Prince, Raney, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

The bill, No. 521, was placed on the calendar.

MR. FORD moved to discharge the Committee on Counties, Cities and Towns from the further consideration of House bill to authorize the town of Front Royal to issue bonds in a sum not



exceeding \$25,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said town; and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity; which was agreed to—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

The bill, No. 522, was placed on the calendar.

MR. DOTSON moved to discharge the Committee on Roads and Internal Navigation from the further consideration of House bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district; which was agreed to—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

The bill, No. 523, was placed on the calendar.

MR. NOTTINGHAM moved to discharge the Committee on Counties, Cities and Towns from the further consideration of House bill to amend and re-enact section 6 of an act entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended; which was agreed to—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Sinclair, Smith,

Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

The bill, No. 524, was placed on the calendar.

MR. NOTTINGHAM moved to discharge the Committee on Counties, Cities and Towns from the further consideration of House bill authorizing the town council of the town of Eastville, in Northampton county, to borrow not exceeding \$15,000, and to issue bonds therefor, for the purpose of grading, draining, paving and otherwise improving the streets in the said town; which was agreed to—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bondurant, Bright, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Dotson, Eller, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

The bill, No. 525, was placed on the calendar.

THE SPEAKER appointed MESSRS. BRIGHT, McCALEB, SMITH *of Alexandria*, WRIGHT and JEFFREYS the committee on the part of the House relative to Virginia Historical Pageant.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 196. Senate bill to provide for the appointment of a commission on simplification of State government; to prescribe the powers and duties of the commission.

No. 304. Senate bill to amend and re-enact section 4235 of the Code of Virginia.

No. 354. Senate bill to require industrial sick benefit companies to insert in policies of industrial sick benefit insurance hereafter issued by them a provision permitting the cancellation of the sick benefit portion of the policy under certain conditions.

The following House bills were read at length a first time and ordered to be printed:

No. 518. House bill to amend and re-enact sections 97 and 113½ of an act entitled an act to raise revenue for the support of the government and public free schools, and pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 519. House bill requiring that every person, firm, company or coporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or any other show, exhibition or performance similar thereto within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from the said town such license as would be required if said show were exhibited within the corporate limits of the said town.

No. 520. House bill to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac, in the county of Alexandria; and to annul and repeal said charter upon a majority vote declaring against said charter.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to joint resolution requesting the senators and representatives from Virginia in the Congress of the United States to support and vote for certain proposed legislation concerning railway postoffice cars; in which they request the concurrence of the House.

The following House bills were read at length a third time and passed:

No. 476. House bill to authorize the postponement of the payment of the sum of \$16,000 and interest due by the Ettrick sub-school district of Chesterfield county, to the Literary Fund—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Wayren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 442. House bill to create Arlington sanitary district; conferring certain powers and imposing certain duties on the board of supervisors of Arlington county; granting to said board the power of eminent domain; authorizing the issuance of bonds upon certain conditions; to provide for the construction, maintenance and operation of water supply, drainage, sewerage and refuse disposal systems; and to repeal an act entitled an act to create a sanitary district of Alexandria county; providing for water and sewerage districts, approved March 25, 1920; and all other acts and parts of acts inconsistent with the provisions of this act—yeas, 79; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 488. House bill relating to county notes in anticipation of the collection of taxes—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 490. House bill to amend and re-enact section 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 499. House bill providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. K., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 500. House bill to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Han, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. K., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 502. House bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford in Pulaski county—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince,

Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 506. House bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 507. House bill authorizing the school board of South Hill school district, in the county of Mecklenburg, to borrow money, not to exceed \$45,000, for building a schoolhouse in the town of South Hill in said district—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 509. House bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act, and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,



Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 510. House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 512. House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter—yeas, 79; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—79.

No. 194. House bill to amend and re-enact section 5555 of the Code of Virginia—yeas, 52; nays, 20.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Diggs, Dotson, Eller, Fletcher, Gibson, Gray, J. Walter, Groome, Horsley, Jeffreys, Jones, James P., McLean, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh,

Smithey, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—52.

NAYS—Messrs. Craft, Ewell, Ford, Gordon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Keen, Keezell, Moffett, Prince, Ramey, Richards, Smith, Charles Henry, Snell, St. Clair, Trolinger, Williams—20.

No. 248. House bill to amend and re-enact sections 3, 5, 6, 7, 8, 12 and 16 of an act entitled an act to provide for the examination and certification of professional engineers, architects and land surveyors; and to regulate the practice of engineering, architecture and land surveying; to establish their relation to public works and the surveying and platting of land, approved March 19, 1920—yeas, 60; nays, 20.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Ewell, Farrier, Fletcher, Fuller, Groome, Hall, Henley, Horner, Horsley, Jeffreys, Jones, James P., Keen, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Rodgers, Shepherd, Sinclair, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Williams, Willis, Young, Mr. Speaker—60.

NAYS—Messrs. Beatie, Eller, Gordon, Graham, Gray, J. Walter, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Keezell, Koger, Long, McLean, Ramsey, Smith, Alfred C., Snell, Turner, Warren, B. S., Woods, Woodville—20.

No. 151. House bill to amend and re-enact section 4439 of the Code of Virginia—yeas, 51; nays, 31.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bondurant, Bowles, Brown, Israel, Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Fletcher, Ford, Gray, Z. T., Groome, Hicks, E. A., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Norris, Owen, Ozlin, Page, Patterson, Pitts, Price, Prince, Ramsey, Smith, Charles F., Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Wilkins, Williams, Willis, Woods, Wright, Young, Mr. Speaker—51.

NAYS—Messrs. Boatwright, Bright, Brown, Mayo C., Dotson, Eller, Ewell, Farrier, Fuller, Gibson, Gray, J. Walter, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Keezell, Koger, McCotter, Moffett, Nottingham, Pratt, Ramey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Taylor, Warren, B. S., Warren, C. R.—31.

No. 475. House bill to authorize the Adjutant General to place appropriate markers upon the battlefields of the seven days' campaign, to make appropriation therefor, and to authorize the Adjutant General to accept in the name of the Commonwealth the donations and services of citizens in carrying out the purposes of this bill—yeas, 71; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Deans, DeFriece, Diggs, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Gray, J. Walter,

Gray, Z. T., Groome, Haddon, Henley, Hoover, C. N., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Young, Mr. Speaker—71.

YAYS—Messrs. Beatie, Campbell, Carpenter, Eller, Hall, Hicks, W. F., Hoover, W. C.—7.

No. 501. House bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county—came up.

MR. GORDON moved to reconsider the vote by which the bill was ordered to be engrossed; which was agreed to.

MR. GORDON moved to amend as follows:

Add: "Provided, however, that this act shall not apply to the county of Louisa or any road bonds issued by said county"; which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, was read at length a third time and passed—yeas, 70; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Fletcher, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Snell, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Young, Mr. Speaker—70.

NAYS—Messrs. Eller, Smith, Lemuel F.—2.

Motions severally made to reconsider the votes by which Nos. 442, 488, 499, 500, 502, 506, 507, 509, 510, 512, 476, 490, 194, 248, 151, 475 and 501 House bills were passed were severally rejected.

The hour of 12 o'clock M. having arrived, No. 284 House bill to provide for the protection of the public roads of the Commonwealth of Virginia; to provide for license tax on certain vehicles other than those driven by motor or steam power; and to prescribe the width of tires to be used on same—special order, having been printed, came up.

MR. HENLEY moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 52; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft,



Deans, DeFriece, Ford, Gibson, Gordon, Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jones, Edwin B., Keen, Keezell, Koger, Long, McLean, McNutt, Moffett, Nottingham, Owen, Pratt, Price, Prince, Ramey, Rew, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Taylor, Trolinger, Tyler, Williams, Wright, Young—52.

NAYS—Messrs. Bolton, Carpenter, Carter, Norris, Ozlin, Patterson, Shepherd, Smith, Charles F., Turner—9.

MR. HALL moved to amend as follows:

Page 5, add new section as follows: "This act shall not be effective until adopted by the boards of supervisors of the several counties and the councils of the several cities and towns of the Commonwealth"; which was agreed to.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the negative—yeas, 39; nays, 47.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bowles, Campbell, Commins, Deans, Ewell, Farrier, Fletcher, Gibson, Gordon, Groome, Haddon, Henley, Hicks, E. A., Hurt, Jones, Edwin B., Jones, James P., Keezell, Moffett, Owen, Page, Pratt, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, Story, Taylor, Tyler, Wilkins, Williams, Willis, Woodville, Wright, Young—39.

NAYS—Messrs. Bagby, Beatie, Bolton, Bondurant, Bright, Brown, J. Sinclair, Carpenter, Carter, Craft, DeFriece, Diggs, Dotson, Eller, Fuller, Gray, J. Walter, Gray, Z. T., Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Keen, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Ozlin, Patterson, Pitts, Prince, Ramsey, Rodgers, Shepherd, Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, Stuart, Trolinger, Turner, Warren, B. S.—47.

MR. HALL moved to reconsider the vote by which the bill was rejected, which was rejected.

No. 236. House bill to require person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor—special order, having been printed, came up.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 70; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Groome, Haddon, Henley, Hicks, E. A., Hoover, W. C., Hurt, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Young—70.

NAYS—Mr. Horner—1.

On motions severally made by MESSRS. WILLIS and BRIGHT, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 49; nays, 37.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Deans, Dotson, Eller, Farrier, Fletcher, Fuller, Gibson, Graham, Groome, Haddon, Henderson, Henley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, Norris, Ozlin, Page, Price, Prince, Rodgers, Shepherd, Sinclair, Smith, E. Hugh, Smithey, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Wilkins, Willis, Wright, Mr. Speaker—49.

NAYS—Messrs. Beatie, Boatwright, Bolton, Campbell, Carpenter, Craft, DeFriece, Diggs, Ewell, Gray, J. Walter, Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Keezell, Koger, McNutt, Moffett, Nottingham, Ramsey, Rew, Richards, Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Warren, B. S., Warren, C. R., Williams, Woods, Young—37.

No. 513. House bill to amend and re-enact section 3 of an act of the General Assembly of Virginia, approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows, and to repeal all other acts and parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice; having been printed, came up.

MR. FARRIER moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb,

McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 514. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon; having been printed, came up.

MR. PITTS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 515. House bill to provide a road commissioner for Eastville magisterial district in Northampton county, and to repeal previous acts; having been printed, came up.

MR. NOTTINGHAM moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins,



Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithy, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 516. House bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00) to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county; having been printed, came up.

MR. STINSON moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 519. House bill requiring that every person, firm, company or corporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or other show, exhibition or performance similar thereto, within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from said town such license as would be required if said show were exhibited within the corporate limits of the said town—came up.

Mr. Dotson moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 520. House bill to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac, in the county of Alexandria; and to annul and repeal said charter upon a majority vote declaring against said charter—came up.

MR. SMITH of *Alexandria* moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 521. House bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund—came up.

MR. ADAMS moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N.,



Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 522. House bill to authorize the town of Front Royal to issue bonds in a sum not exceeding \$25,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said town; and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity—came up.

MR. FORD moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 523. House bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district—came up.

Mr. Dotson moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 524. House bill to amend and re-enact section 6 of an act

entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended—came up.

MR. NOTTINGHAM moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 525. House bill authorizing the town council of the town of Eastville, in Northampton county, to borrow not exceeding \$15,000, and to issue bonds therefor for the purpose of grading, draining, paving and otherwise improving the streets in the said town—came up.

MR. NOTTINGHAM moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Dotson, Eller, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Sin-



clair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

Motions severally made to reconsider the votes by which Nos. 513, 514, 515, 516, 519, 520, 521, 522, 523, 524 and 525 House bills were passed were rejected.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 142. Senate bill to amend and re-enact an act entitled an act relating to contracts for textbooks adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

No. 302. Senate bill to provide for the use or disposition of parts of the turnpike road from Rustburg to Lynchburg, in Campbell county, not taken over or used by the State Highway Commission in the State highway system.

No. 270. Senate bill to add certain interstate roads and projects to the State highway system.

No. 199. Senate bill to authorize contractors who are required by public officers, boards, commissions or agencies to file certified checks with bids, to file bonds in lieu thereof.

No. 338. Senate bill to authorize the board of supervisors of Botetourt county to borrow ten thousand dollars for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor.

No. 292. Senate bill designating that part of primary road, No. 9, of the State highway system from Richmond to Staunton as the Jefferson highway.

No. 273. Senate bill to amend and re-enact section 892 of the Code of 1919, relating to cedar rust and the reimbursement of counties for expenditures made in the destruction of cedar trees.

No. 291. Senate bill to amend and re-enact an act entitled an act to define the status of persons having their actual or habitual places of abode in this State for the larger portion of the twelve months preceding the first day of February in each year, for purposes of taxation, approved March 16, 1918, and acts amendatory thereof.

No. 133. Senate bill to provide for the establishment of recreation centers and for the teaching of home-crafts.

No. 261. Senate bill to amend section 780 of the Code prescribing the manner of the appointment of school trustees in cities, and to validate the acts of the school board of the city of Winchester.

No. 350. House bill to provide for the erection of a fireproof State office building, and the assignment of offices therein.

No. 383. House bill to amend and re-enact sections 3184, 3187 and 3188 of the Code of Virginia, as amended by an act approved March 26, 1920.

No. 303. House bill to amend and re-enact section 78 of the Code of Virginia.

A message was received from the Senate by MR. EARLY, who informed the House that the Senate had agreed to the following resolution:

Resolved by the Senate (the House of Delegates concurring), That the Senate and the House of Delegates meet in joint session in the hall of the House of Delegates on Wednesday, March 8th, at 1 P. M. o'clock, to attend the unveiling of a portrait of the late Thomas Staples Martin, at which time, his colleague for years, Hon. Claude A. Swanson, will deliver an eulogy upon the life and services of Senator Martin.

Resolved further, That his Excellency, E. Lee Trinkle, Governor of Virginia, and family, and the heads of the State departments, be cordially invited to be present; in which they request the concurrence of the House of Delegates.

THE SPEAKER laid the resolution before the House.

The resolution was agreed to.

Ordered that MR. GROOME inform the Senate.

THE SPEAKER laid before the House the following communication from the Governor:

COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, March 7, 1922.

*To the General Assembly of Virginia:*

May I be permitted to call your attention to an act approved March 25, 1920, found in the Acts of the Assembly of 1920, on page 843, dealing with

the question of a memorial to the soldiers, sailors and marines of Virginia, who lost their lives in the world war?

It is my earnest desire, as Governor of the Commonwealth, that this matter be given most serious consideration at your hands and that Virginia be careful not to break faith, nor fail to make suitable provision for a memorial to her heroic dead.

Respectfully submitted,

E. LEE TRINKLE,  
Governor.

MR. HOOVER of *Shenandoah* stated that his name had been omitted from the roll call on the passage of No. 253 House bill, but that he had voted in the affirmative.

The hour of 2 o'clock having arrived, the chair was vacated.

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## TUESDAY, MARCH 7, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

THE SPEAKER laid before the House Senate joint resolution as follows:

Be it resolved by the Senate (the House of Delegates concurring). That the joint resolution adopted on the 3rd day of March, 1922, be amended and enlarged so as to permit the Senate to consider Senate bills during the day of March 8th and House of Delegates to consider House bills during that day; which was rejected.

Ordered that MR. WILLIS inform the Senate.

No. 190. House bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof—special order, having been printed, came up.

MR. HALL moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—70.

On motions severally made by MESSRS. FULLER, GROOME,



GORDON and SMITH of *Northumberland*, the bill was severally amended.

MR. NORRIS moved to amend as follows:

Page 2, line 10, after word "grantor" strike out everything down to and including "death" on line 15; which was rejected.

The bill was ordered to be engrossed and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the negative—yeas, 43; nays, 37.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Ewell, Ford, Fuller, Gibson, Gordon, Graham, Groome, Haddon, Hall, Henley, Hicks, W. F., Jeffreys, Keen, McCotter, Moffett, Nottingham, Page, Price, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Lemuel F., Stinson, Story, Willis, Woodville, Wright, Mr. Speaker—43.

NAYS—Messrs. Adams, Anderson, Bolton, Carpenter, Carter, DeFriece, Eller, Farrier, Gray, J. Walter, Gray, Z. T., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keezell, Koger, Long, McCaleb, McLean, McNutt, Norris, Owen, Ozlin, Patterson, Pitts, Richards, Sinclair, Smith, E. Hugh, Snell, St. Clair, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Young—37.

MR. NORRIS moved to reconsider the vote by which the bill was rejected, which was rejected.

No. 167. House bill relating to illegitimate children, and to provide for the establishment of the paternity of such children—special order, having been printed, came up.

MR. PRICE moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 66; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, J. Walter, Groome, Haddon, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Jeffreys, Jones, Edwin B., Keen, Koger, Long, Massey, McCaleb, McCotter, McLean, Moffett, Norris, Ozlin, Page, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Story, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Mr. Speaker—66.

NAYS—Messrs. Carpenter, Deans, Diggs, Gordon, Gray, Z. T.—5.

On motions severally made by MESSRS. PRICE, WILLIS, BROWN of *Norfolk city*, OZLIN and SMITH of *Northumberland*, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 62; nays, 26.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Craft, DeFriece, Diggs,

Dotson, Eller, Fletcher, Ford, Fuller, Gibson, Graham, Groome, Haddon, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McCotter, McLean, Moffett, Norris, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rodgers, Sinclair, Smith, Alfred C., Stinson, Story, Taylor, Trolinger, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—62.

NAYS—Messrs. Beatie, Carpenter, Commins, Deans, Ewell, Farrier, Gordon, Gray, J. Walter, Gray, Z. T., Hicks, W. F., Horsley, Massey, McNutt, Nottingham, Page, Rew, Richards, Shepherd, Sinclair, Smith, Charles F., Smith, E. Hugh, Snell, Stuart, Warren, C. R., Woodville, Young—26.

MR. PRICE moved to reconsider the vote by which the bill was passed, which was rejected.

The following Senate bills were read at length a second time:

No. 411. Senate bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in receiving any work done under or by virtue of this act.

No. 19. Senate bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920, entitled an act to amend section 2726 of the Code of Virginia.

The morning hour being resumed, House bill to amend and re-enact an act approved March 13, 1914, entitled an act to provide a road law for Spotsylvania county, and all acts subsequent thereto—was presented by MR. MASSEY and referred under Rule 37 to the Committee on Special, Private and Local Legislation.

MR. MASSEY moved to discharge the Committee on Special, Private and Local Legislation from the further consideration of the bill, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Price, Prince, Ramey, Ramsey, Rew, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—71.

The bill was referred to the Committee on Roads and Internal Navigation.

MR. MASSEY moved to discharge the committee from the further consideration of the bill, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Price, Prince, Ramey, Ramsey, Rew, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—71.

The bill, No. 526, was placed on the calendar.

The calendar being resumed, on motion of MR. MASSEY, the bill was taken up out of its order on the calendar.

MR. MASSEY moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramsey, Rew, Sinclair, Smith, Alfred C., Smith, E. Hugh, Stinson, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—69.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 68; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Campbell, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, Massey, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Stuart, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—68.

MR. MASSEY moved to reconsider the vote by which the bill was passed, which was rejected.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to the following:

A resolution requesting the Senators and Representatives from



Virginia in the Congress of the United States to support and vote for certain proposed legislation concerning railway postoffice cars.

Whereas, there is pending in the Congress of the United States a proposed amending to the law relating to railway postoffice cars; and

Whereas, such proposed amendment provides, among other things, that "No railroad company shall be permitted to operate any railway postoffice car which is not constructed of steel and which is not equipped with sanitary drinking water containers and toilet facilities, nor unless such car is regularly and thoroughly cleaned"; and

Whereas, the amendment aforesaid is necessary for the protection of the lives and health of railway mail workers as well as for the protection of the United States mail; now, therefore, be it

Resolved by the Senate (the House of Delegates concurring), That the Senators and Representatives from Virginia in the Congress of the United States be, and they are hereby, requested to support and vote for the legislation aforesaid.

The resolution was rejected.

Ordered that Mr. FULLER inform the Senate.

On motion of Mr. WILLIS, the chair was vacated until 8 o'clock P. M.

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## TUESDAY, MARCH 7, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

No. 492. House bill to pay back to the Memorial Library Fund the sum of one hundred and fifty thousand dollars (\$150,000) taken therefrom and to appropriate money for the erection of said memorial library in accordance with the pledge of the State as contained in the act approved March 25, 1920—special order, having been printed, came up.

Mr. BRIGHT moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Deans, Diggs, Dotson, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Young, Mr. Speaker—68.

MR. BRIGHT moved severally to amend as follows:

Page 1, title, lines 1 and 2, strike out the following: "Of one hundred and fifty thousand dollars (\$150,000.00)."

Page 1, title, at the end of title strike out period and put semi-colon and insert the following: "Also to provide that for the purpose of carrying out the provisions of the said act the Library Board and the War Memorial Commission shall discharge the duties imposed upon them by the said act as one body."

Page 2, line 21, strike out "one" and insert in lieu thereof "two."

Page 2, section 1, lines 2 and 3, strike out "one hundred and fifty thousand dollars (\$150,000.00)" and insert in lieu thereof "one hundred and twenty-five thousand dollars (\$125,000.00)."

Page 2, section 1, line 5, strike out "there be and is hereby appropriated out of any."

Page 2, section 1, strike out lines 6 to 12, inclusive, and insert in lieu thereof the following: "There is hereby appropriated to the Memorial Library Fund any unexpended balance in the general treasury at the close of February 28, 1923, not exceeding \$125,000, and also any unexpended balance in the general treasury at the close of February 29, 1924, not exceeding \$125,000.00, for the purposes of such act, and such sums appropriated under this act shall not revert to or be covered into the general treasury of the State unless by special act of the General Assembly."

Page 3, line 13, strike out the words "to that sacred purpose."

Page 3, after line 19, insert as a new section the following: "2. For the purpose of carrying out the provisions of chapter 510 of the Acts of Assembly of 1920, approved March 25, 1920, the Library Board and the War Memorial Commission shall discharge the duties imposed upon them by the said act as one body, and they shall, at the call of the Governor, at once organize by electing a chairman and secretary. A majority of the eleven members shall constitute a quorum for the transaction of any and all business;" which were severally agreed to.

The question being on the engrossment of the bill was put and decided in the negative—yeas, 29; nays, 64.

On motion of MR. BRIGHT, the vote was recorded as follows:

YEAS—MESSRS. Adams, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Deans, Diggs, Fletcher, Fuller, Graham, Groome, Haddon, Henley, Horner, Hurt, Jones, James P., McCotter, Page, Price, Smith, Alfred C., Smith, Charles Henry, St. Clair, Story, Wilkins, Williams, Willis, Wright, Mr. Speaker—29.

NAYS—MESSRS. Anderson, Bagby, Beatie, Bolton, Bondurant, Campbell, Carpenter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Gibson, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Woods, Woodville, Young—64.

MR. GORDON said that he would have voted in the negative, but was paired with MR. RODGERS.

MR. HALL moved to reconsider the vote by which the House refused to engross the bill, which was rejected.

No. 491. House bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways, upon certain conditions, a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the Library Board to borrow money, issue bonds therefor and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the Literary Fund in said bonds, approved March 25, 1920; to reinvest in the city of Richmond the title to the square or parcel of land described in section 1 of said act; to abolish the memorial library fund provided for in said act, and directing any balance to the credit of said fund to be converted into the general fund of the treasury of the State—special order, having been printed, came up.

MR. GORDON moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 79; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithy, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—79.

NAYS—Messrs. Deans, Norris, Nottingham, Price—4.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 62; nays, 23.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bolton, Bowles, Campbell, Carpenter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Gordon, Gray, J. Walter, Groome, Haddon, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Page, Prince, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F.,



Smithey, Snell, Stinson, Stuart, Taylor, Turner, Warren, B. S., Woods, Woodville, Wright, Mr. Speaker—62.

NAYS—Messrs. Anderson, Boatwright, Brown, Israel, Brown, Mayo C., Deans, Diggs, Fletcher, Fuller, Gibson, Graham, Gray, Z. T., Hurt, McLean, Ozlin, Patterson, Pratt, Smith, Alfred C., Story, Tyler, Warren, C. R., Wilkins, Willis, Young—23.

MR. GORDON moved to reconsider the vote by which the bill was passed, which was rejected.

No. 474. House bill to create a State tax commission; to define its powers and duties; to abolish the existing State tax board and local boards of review; to create county and city boards of equalization; and to appropriate money to carry out the provisions of this act—special order, having been printed, came up.

MR. PRATT moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCaleb, McLean, Norris, Nottingham, Ozlin, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Lemuel F., Stinson, Stuart, Taylor, Trolinger, Tyler, Warren, C. R., Woods, Woodville, Wright, Young, Mr. Speaker—68.

On motion of Mr. STUART, the bill was dismissed.

No. 223. House bill to segregate the subjects of taxation as between the State and the localities and to repeal all laws in conflict herewith—special order, having been printed, came up.

MR. FULLER moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was rejected—yeas, 47; nays, 35.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Deans, Ewell, Fletcher, Ford, Fuller, Gibson, Gordon, Gray, J. Walter, Haddon, Hall, Henderson, Henley, Hicks, E. A., Horner, Horsley, Jones, James P., Keen, Massey, McCaleb, Norris, Page, Prince, Ramey, Rew, Shepherd, Sinclair, Smith, Alfred C., St. Clair, Taylor, Tyler, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—47.

NAYS—Messrs. Beatie, Bowles, Craft, DeFriece, Diggs, Dotson, Eller, Farrier, Graham, Gray, Z. T., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Jones, Edwin B., Koger, McLean, McNutt, Moffett, Nottingham, Ozlin, Patterson, Pratt, Ramsey, Richards, Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, Stinson, Stuart, Trolinger, Warren, B. S., Warren, C. R.—35.

On motion of Mr. DEFRIECE, the bill was dismissed.

No. 366. House bill to provide for submitting to the qualified voters of the State the question of calling a constitutional conven-

tion, to be held for the purpose of revising and amending the present Constitution—special order, having been printed, came up.

MR. SMITHEY moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 80; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Price, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

The bill was ordered to be engrossed, and being presently engrossed, the question being “Shall the bill pass?” was put and decided in the affirmative—yeas, 73; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Page, Pratt, Ramey, Ramsey, Rew, Shepherd, Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Mr. Speaker—73.

NAYS—Messrs. Haddon, Jones, James P., Prince, Young—4.

MR. SMITHEY moved to reconsider the vote by which the bill was passed, which was rejected.

No. 517. House bill authorizing the convict lime board to borrow not exceeding fifteen thousand dollars on the lime grinding plant at Irvington; and in case the said loan cannot be effected, to lease the said plant for not exceeding two years; also authorizing the said board to sell the lime now in storage at said plant in any way it may consider to be to the best interests of the State; having been printed, was, on motion of MR. NORRIS, taken up out of its order on the calendar.

MR. NORRIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 65; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Gibson, Graham,

Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCotter, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Sinclair, Smith, Charles F., Smith, Lemuel F., Snell, Story, Stuart, Taylor, Warren, B. S., Warren, C. R., Willis, Woodville, Wright, Mr. Speaker—65.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Gibson, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, W. C., Horner, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCotter, McNutt, Moffett, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Stinson, Stinson, Taylor, Trolinger, Warren, B. S., Wilkins, Woods, Woodville, Wright, Young, Mr. Speaker—66.

MR. NORRIS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 394. House bill to amend and re-enact section 3307 of the Code of Virginia—special order, having been printed, came up.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Smith, Alfred C., Smith, Charles F., Stinson, Story, Stuart, Taylor, Trolinger, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—66.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the negative—yeas, 42; nays, 19.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Campbell, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Fuller, Gray, Z. T., Groome, Haddon, Henderson, Henley, Jeffreys, Jones, James P., Keezell, Long, McCaleb, McCotter, McNutt, Moffett, Nottingham, Ozlin, Pratt, Prince, Ramsey, Richards, Smith, Alfred C., Smith, Snell, Stuart, Taylor, Trolinger, Warren, C. R., Wilkins, Willis, Woods, Wright—42.

NAYS—Messrs. Anderson, Beatie, Bondurant, Bowles, Brown, Mayo C., Commins, Eller, Gordon, Gray, J. Walter, Hurt, Hylton, Massey, Ramey, Smith, Charles F., Stinson, Story, Warren, B. S., Woodville, Young—19.



MR. DEFRIECE stated he would have voted in the affirmative, but was paired with MR. SMITH *of Alexandria*.

No. 395. House bill to amend and re-enact section 3325 of the Code of Virginia—special order, having been printed, came up.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keen, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Smith, Alfred C., Smith, Charles F., Stinson, Story, Stuart, Taylor, Trolinger, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—66.

On motion of MR. WILLIS, the bill was amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 57; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Bondurant, Bowles, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Graham, Gray, Z. T., Groome, Haddon, Henley, Hoover, C. N., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Keger, Long, McCaleb, McCotter, McNutt, Moffett, Nottingham, Ozlin, Page, Prince, Ramey, Ramsey, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Lemuel F., Smithy, Snell, Story, Stuart, Taylor, Trolinger, Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—57.

NAYS—Messrs. Beatie, Gordon, Hoover, W. C., Stinson—4.

MR. WILLIS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 346. House bill to regulate motion picture films and reels; providing a system of examination, approval and regulation thereof, and of the banners, posters and other like advertising matter used in connection therewith; creating the board of censors; and providing penalties for the violation of this act—special order, having been printed, came up.

MR. DEANS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 66; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Bowles, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Diggs, Ewell, Farrier, Fletcher, Ford, Gibson, Graham, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCotter, McNutt, Nottingham, Ozlin, Patterson, Prince, Ramsey,

Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Wright, Young, Mr. Speaker—66.

NAYS—Messrs. Boatwright, Gordon—2.

On motions severally made by MR. JONES of *Richmond city*, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 63; nays, 10.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, DeFriece, Diggs, Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McNutt, Moffett, Nottingham, Ozlin, Page, Patterson, Prince, Ramey, Richards, Smith, Alfred C., Smith, Charles F., Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Warren, B. S., Wilkins, Wright, Young, Mr. Speaker—63.

NAYS—Messrs. Bright, Dotson, Eller, Ewell, Fuller, Gordon, McCaleb, Warren, C. R., Willis, Woods—10.

MR. ADAMS moved to reconsider the vote by which the bill was passed, which was rejected.

No. 434. House bill to provide for the appointment of a commission to suggest amendments to the Constitution of Virginia, and to prescribe the powers and duties of the said commission; also making an appropriation to carry the provisions of this act into effect; was, on motion of MR. NORRIS, dismissed.

The morning hour being resumed, House bill to authorize and empower the town of Orange to borrow not exceeding fifteen thousand dollars to be used for street improvement purposes, and to issue bonds therefor; and if such bonds be issued, to provide for the payment of the interest thereon and the principal thereof at maturity—was presented by MR. WOODVILLE and referred under Rule 37 to the Committee on Special, Private and Local Legislation.

MR. WOODVILLE moved to discharge the Committee on Special, Private and Local Legislation from the further consideration of the bill, which was agreed to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McNutt, Moffett, Nottingham, Ozlin, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F.,

Smithey, Snell, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—73.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. WOODVILLE moved to discharge the Committee on Counties, Cities and Towns from the further consideration of the bill, which was agreed to—yeas, 73; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McNutt, Moffett, Nottingham, Ozlin, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—73.

The bill, No. 527, was placed on the calendar.

The calendar being resumed, MR. WOODVILLE moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 74; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fuller, Gibson, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Jones, Edwin B., Jones, Edwin B., Jones, James P., Keen, Koger, Long, Massey, McCotter, McNutt, Moffett, Norris, Nottingham, Ozlin, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., Snell, Story, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 71; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, Massey, McCaleb, McCotter, Moffett, Nottingham, Ozlin, Patterson, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Charles F., Smith, Lemuel F., Smithey, Stinson,



Story, Stuart, Trolinger, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—71.

MR. WOODVILLE moved to reconsider the vote by which the bill was passed, which motion was rejected.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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WEDNESDAY, MARCH 8, 1922.

Prayer by Rev. T. A. Smoot, D. D., of Centenary M. E. Church, South, Richmond, Va.

On motion of MR. EWELL, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 7, 1922.*

The Senate has passed Senate bills entitled an act to reimburse J. P. Taylor and J. C. Hart for barn and hay destroyed in order to capture Walter Ware, who was escaping after the murder of Sheriff W. C. Bond and Sergeant Julian F. Boyer, of Orange county, Virginia, No. 20; an act to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 24; an act to provide for the appointment by the Governor of a commission of five members to make an educational survey of the State's industrial schools, No. 72; an act to provide, in certain cases, for the payment out of county and city treasuries of allowances for the support of children in their own homes and for the partial reimbursement by the State of the counties and cities making such payments; also to repeal an act entitled an act providing that any county or city of this State may pay a monthly allowance to indigent widowed mothers for the partial support of their children in their own homes, approved February 28, 1918, No. 84; an act to amend and re-enact section 4695 of the Code of Virginia, No. 88; an act to amend and re-enact an act entitled an act making it a misdemeanor for a husband to desert or neglect his wife or for a parent to desert or neglect his children; prescribing the penalty therefor, and making provision

for the apprehension and punishment of persons charged with or convicted of nonsupport; providing for the taking of recognizance, and for the forfeiture and enforcement of the same; providing for the appointment of probation officers, prescribing their duties and powers, and repealing certain acts, approved March 27, 1918, No. 90; an act to provide for payment of compensation to Mrs. G. H. Stevens for services as assistant land assessor for the city of Norfolk, No. 121; an act to amend and re-enact sections 1945 to 1953, inclusive, of the Code of Virginia, and to add six new sections to the said Code, to be numbered 1951-a, 1951-b, 1951-c, 1951-d, 1951-e and 1951-f, No. 128; an act to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor, No. 178; an act to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing money therefor, No. 179; an act to amend and re-enact section 98 of the Code of Virginia, No. 189; an act to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 211; an act to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge, and to expend such money upon cemeteries containing the graves of Confederate soldiers or sailors, No. 280; an act for the appropriation of \$500.00 out of the treasury for the payment of J. Taylor Thompson for legal services rendered the State in the matter of contest over the will of Emmett D. Gallion (deceased) in the circuit court of Prince Edward county, No. 300; an act to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia, No. 313; an act to amend and re-enact section 2248 of the Code of Virginia of 1919, No. 340; an act authorizing the issuance and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity, No. 364; an act to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by same, No. 370; an act to amend and re-enact section 4067 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies and providing for the control and regulation of such companies by the State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918, No. 374; an act for the relief of F. P. Pulley, No. 396; an act to amend and re-enact section 4082 of the Code of Virginia,

No. 413; an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910, No. 3; an act to amend and re-enact section 2142 of the Code of Virginia, No. 31; an act to make an appropriation of fifteen thousand dollars, to be used by committee of R. E. Lee Camp, No. 1, Confederate Veterans, viz.: E. D. Taylor, W. B. Freeman and W. McK. Evans, to aid in entertaining the United Confederate veterans who will assemble on June 20, 21, 22, 1922, and to appropriate three thousand dollars to aid in entertaining Confederate veterans of Virginia at the unveiling of the statue of Robert E. Lee in Charlottesville, No. 76; an act to prescribe how a new day for the execution of the sentence of death shall be fixed, and dispensing with the presence of the person to be executed, No. 105; an act to regulate the employment of children; to repeal an act entitled an act to amend and re-enact chapter 210 of the Acts of 1908, regulating the employment of children in certain employments, approved March 13, 1908, as amended by chapter 339 of the Acts of 1914, approved March 27, 1914, approved March 14, 1918; to repeal an act entitled an act to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands, approved March 20, 1920, and to repeal sections 1809 to 1816, inclusive, of the Code of Virginia, section 1810 of which was amended by an act approved March 25, 1920, No. 81; an act to authorize the postponement of the payment of the sum of \$16,000.00 and interest due by the school board of Ettrick sub-school district of Chesterfield county to the literary fund, No. 154; an act to permit turnpike companies to regulate and control travel and traffic on turnpike roads, No. 184; an act to amend and re-enact section 4083 of the Code of Virginia, No. 185; an act to provide for estimates of the cost of maintaining and supporting convicts; to allow certain credits for their work; to provide for certain allowances out of said credits to them and their dependents and to make an appropriation to carry out the provisions of this act, No. 285; an act to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons, No. 290; an act to require the examination of venereal disease of all persons admitted to the State Penitentiary, State Penitentiary Farm, or to any branch prison, to any of the reformatories of the State, or to any of the hospitals for the insane or colonies for the epileptic and



feeble-minded, and the proper treatment of those found so affected, No. 335; an act to amend and re-enact section 4676 of the Code of Virginia as amended by an act approved March 20, 1920, No. 379; and an act to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia and to repeal section 399 of the Code of Virginia, No. 390; in which they request the concurrence of the House of Delegates.

Nos. 121, 20, 300, 280, 179, 178, 76 and 396. Senate bills were referred to the Committee on Appropriations.

Nos. 90, 84 and 81. Senate bills were referred to the Committee on Moral and Social Welfare.

Nos. 128, 105 and 290. Senate bills were referred to the Committee for Courts of Justice.

Nos. 285 and 335. Senate bills were referred to the Committee on Asylums and Prisons.

Nos. 88, 374 and 379. Senate bills were referred to the Committee on General Laws.

No. 390. Senate bill was referred to the Committee on Printing.

No. 189. Senate bill was referred to the Committee on Privileges and Elections.

Nos. 72 and 154. Senate bills were referred to the Committee on Schools and Colleges.

Nos. 24, 3, 340, 313 and 211. Senate bills were referred to the Committee on Finance.

Nos. 184, 31, 413, 185, 370 and 364. Senate bills were referred to the Committee on Roads and Internal Navigation.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 419. Senate bill authorizing the district school board of Sussex Courthouse school district in Sussex county to borrow money for the purpose of paying the existing indebtedness of said board; and to require the board of supervisors to levy a tax to pay the interest thereon, and to create a sinking fund to redeem the principal thereof at maturity.

No. 172. Senate bill to create county school boards; to prescribe the powers, duties, obligations and compensations of such boards: to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, and county school boards as they may exist on September 1, 1922.

No. 397. Senate bill to appropriate the proceeds of the Glebe lands and other properties belonging to the parishes of Abingdon, Ware and Petworth districts in the county of Gloucester, and to create a corporation to hold and invest said funds and all other funds now held by the Gloucester Charity School, and other donations; also to repeal all general and special laws heretofore passed in any way affecting or pertaining to the Gloucester Charity School.

No. 375. Senate bill to make it unlawful for any person to knowingly or wilfully make any false or fraudulent statement or representation of any material fact in or with reference to any application for insurance or as to the death or disability of a policy or certificate holder in, or for the purpose of procuring or attempting to procure the payment of any false or fraudulent claim against, or for the purpose of obtaining or attempting to obtain any money from or benefit in any industrial sick benefit company licensed, or which may be licensed to do business in this State, and to provide penalties for its violation; having been considered by the committee in session, was reported from the Committee on Insurance and Banking.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 344. Senate bill authorizing the councils or other governing bodies of cities and towns and the boards of supervisors of counties to levy special taxes for paying interest on and providing a sinking fund for bonds, notes, or certificates of indebtedness issued by such cities, towns, and counties.

No. 360. Senate bill to authorize the use of the jail of the city of Lynchburg by the county of Campbell for certain purposes.

No. 366. Senate bill conferring upon the council of the city of Portsmouth the power to establish, enlarge, or acquire electric light plants, heat and power plants, street railway, trolley-bus and transportation system, and gas works, and to acquire by purchase, condemnation, lease, or otherwise the property in whole or in part of any private or public service corporation operating such system or systems.

No. 409. Senate bill providing for the collection of specimens of birds and their nests and eggs for scientific and educational purposes only.

No. 427. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$60,000 and to issue notes therefor, for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county; and to repeal an act entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county, approved February 17, 1922.

No. 430. Senate bill authorizing the town council of the town of Halifax, in Halifax county, to borrow not exceeding \$45,000, and to issue bonds therefor, for the purpose of improving streets in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on and principal of said bonds.

No. 435. Senate bill to amend and re-enact section 13 of an act

entitled an act to incorporate the town of Wachapreague, in Accomac county, and to provide for taking the sense of the qualified voters of said town on the same, approved April 2, 1902.

No. 436. Senate bill authorizing the town council of the town of Wachapreague, in Accomac county, to borrow not exceeding \$10,000, and to issue bonds therefor, for the purpose of improving streets and sidewalks in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on the principal of said bonds.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Asylums and Prisons:

No. 69. Senate bill providing for a commission on mental health.

No. 266. Senate bill to amend and re-enact section 1028 of the Code of Virginia.

No. 15. Senate bill to amend and re-enact section 228 of the Code of Virginia so that only voters belonging to the party in whose interest a primary election is held shall participate therein; having been considered by the committee in session, was reported from the Committee on Privileges and Elections. (With the recommendation that it do not pass.)

Senate joint resolution No. 12, proposing amendment to section 69 of the Constitution of Virginia: having been considered by the committee in session, was reported from the Committee on Privileges and Elections. (With amendment.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice.

No. 38. Senate bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commissions; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918. (With amendments.)

No. 39. Senate bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds



for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920.

No. 9. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title to real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts.

No. 399. Senate bill to amend and re-enact section 6358 of the Code of Virginia.

No. 343. Senate bill to amend and re-enact section 6209 of the Code of Virginia.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on General Laws:

No. 92. Senate bill to amend and re-enact section 675 of the Code of Virginia.

No. 219. Senate bill to amend and re-enact section 4042, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 195. Senate bill to amend and re-enact section 2110 of the Code of Virginia, as amended by chapter 402, Acts of Assembly 1920, and to amend and re-enact sections 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121 and 2122 of the Code of Virginia, in relation to county bonds for road and bridge construction and improvement, and to repeal all acts in so far as the same are in conflict.

No. 367. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvement, in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

No. 424. Senate bill to authorize the board of supervisors of Lee county to issue bonds of said county on behalf of the Yokum Station magisterial district thereof for a sum not exceeding fifty thousand dollars (\$50,000.00) for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district, known as the Keokee road, leading from the Wise county line on top of Dividing Ridge, to the town of Keokee, a distance of approximately three and one-half (3½) miles, and such additional distance beyond and west of Keokee, leading to the Lower Crab Orchard country, as can be permanently improved out of such funds; and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of principal of said bonds at maturity.

No. 418. Senate bill to amend and re-enact an act entitled an act to amend and re-enact chapter 654 of the Acts of the Assembly, 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916, approved March 24, 1920.

No. 428. Senate bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00), to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.

No. 422. Senate bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Samuel Miller magisterial district of said county, and to levy a special district tax in said district to pay said bonds and the interest thereon.

No. 434. Senate bill authorizing the board of supervisors of Halifax county to borrow not exceeding seventy-five thousand dollars and to issue notes therefor for the purpose of improving, constructing, or reconstructing any section or sections of the State highway system within said county in accordance with the provisions of chapter 184 of the Acts of Assembly of 1920, and providing for the payment of the interest on and the principal of said notes.

No. 433. Senate bill to permit the Virginia Railway and Power Company to grant free transportation over its car lines in the city of Richmond and suburbs to Confederate veterans in R. E. Lee Camp Soldiers' Home, and to relieve said company from any liability in connection with such transportation of said veterans, except in case of gross negligence.

No. 421. Senate bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for the issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 387. Senate bill to amend and re-enact section 2072 of the Code of Virginia.

House bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189

of the Constitution, approved April 16, 1903, and acts amendatory thereof; was presented by MR. FULLER under Rule 37 and referred to the Committee on Finance.

MR. WILLIS offered the following resolution:

Resolved, That Senate bill No. 55, State highway, and Senate bill No. 77, Senate redistricting, be made special and continuing orders for 4 o'clock P. M. today and if not completed to continue at 12 o'clock each day until the bills are disposed of; which was agreed to.

MR. PITTS offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the General Assembly convene this day at 1 o'clock P. M. in joint assembly to participate in the ceremonies in connection with the unveiling of the portrait of the late Senator Thomas S. Martin; and that the rules for the government of the joint assembly shall be as follows:

1. At the hour fixed for the meeting of the joint assembly, accompanied by the PRESIDENT and Clerk of the Senate, the Senators shall proceed to the hall of the House of Delegates and shall be received by the delegates standing. Appropriate seats shall be assigned to the Senators by the sergeant-at-arms of the House. THE SPEAKER of the House shall assign an appropriate seat for the PRESIDENT of the Senate.

2. THE SPEAKER of the House shall be PRESIDENT of the joint assembly. In case it shall be necessary for him to vacate the chair, his place shall be taken by the PRESIDENT of the Senate, or in his absence, by such member of the joint assembly as THE SPEAKER shall designate.

3. The Clerk of the House shall be the Clerk of the joint assembly, and shall be assisted by the Clerk of the Senate. He shall enter the proceedings of the joint assembly in the journal of the House and shall certify a copy of the same to the Clerk of the Senate, who shall enter the same on the journal of the Senate.

4. The sergeant-at-arms, the doorkeepers and pages of the House shall act as such for the joint assembly.

5. The rules of the House of Delegates, so far as practicable, shall be the rules for the joint assembly.

6. In calling the roll of the joint assembly, the names of the Senators shall be called first, in alphabetical order, then the names of the Delegates in like order, except that the name of THE SPEAKER of the House shall be called last.

7. If when the joint assembly meets it shall be ascertained that a majority of each house is not present, the joint assembly may take measures to secure the attendance of absentees, or adjourn to a succeeding day, as a majority of those present may determine.

8. When the joint assembly adjourns, the Senators, accompanied by the PRESIDENT and the Clerk of the Senate, shall return



to their chamber and the business of the House shall be proceeded with in the same order as when it was interrupted by the entrance of the Senators; which was agreed to.

Ordered that MR. PITTS carry the resolution to the Senate and request their concurrence.

MR. WILLIS offered the following resolution:

Resolved by the House of Delegates, That a voting machine company be permitted to install an electric voting apparatus in the hall of the House of Delegates, substantially in accordance with the proposition of a company of date the twenty-fifth day of January, 1922; such installation to be made under the supervision of a committee composed of THE SPEAKER of the House of Delegates, the chairman of the Committee on Privileges and Elections, and the Clerk of the House of Delegates. There shall be no obligation on the House or the State of Virginia to accept such device until it shall have been given a ten days' trial by a committee to be appointed by the House of Delegates elected for the session of 1924, pronounced satisfactory by such committee and the House have authorized payment therefor. If necessary, the committee is authorized to cover or remove the Bacon tablet to such place as they may deem appropriate; which was agreed to.

THE SPEAKER laid before the House Senate joint resolution No. 5 as follows:

Joint resolution proposing an amendment to section 132 of the Constitution of Virginia.

Whereas, the proposed amendment to section 132 of the Constitution of Virginia, hereinafter fully set forth, was agreed to by a majority of the members elected to the two houses of the General Assembly at its session of nineteen hundred and twenty, and referred to this, the next General Assembly, and published for three months, as required by the Constitution of Virginia, and as shown by report of such publication by the Clerk of the House of Delegates; now, therefore,

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing thereto). That the following amendment to the Constitution of Virginia, be, and the same is hereby proposed in conformity with the provisions of section 196 of article 15 of said Constitution, namely:

Strike out from the Constitution of Virginia, section 132, which is in the following words:

Sec. 132. The duties and powers of the State Board of Education shall be as follows:

First: It may, in its discretion, divide the State into appropriate school divisions, comprising not less than one county or city each, but no county or city shall be divided in the formation of such divisions. It shall, subject to the confirmation of the Senate, appoint for each of such divisions one superintendent of

schools, who shall hold office for four years, and shall prescribe his duties, and may remove him for cause and upon notice.

Second: It shall have, regulated by law, the management and investment of the school fund.

Third: It shall have authority to make all needful rules and regulations for the management and conduct of the schools, which, when published and distributed, shall have the force and effect of law, subject to the authority of the General Assembly to revise, amend or repeal the same.

Fourth: It shall select textbooks and educational appliances for use in the schools of the State, exercising such discretion as it may see fit in the selection of books suitable for the schools in the cities and counties, respectively.

Fifth: It shall appoint a board of directors, consisting of five members, to serve without compensation, which shall have the management of the State library and the appointment of a librarian and other employees thereof, subject to such rules and regulations as the General Assembly shall prescribe; but the Supreme Court of Appeals shall have the management of the law library and the appointment of the librarian and other employees thereof.

And insert in lieu thereof the following:

Sec. 132. The powers and duties of the State Board of Education shall be prescribed by law.

Which was rejected—yeas, 8; nays, 63.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bowles, Fletcher, Hall, McNutt, Stinson, Story, Williams, Willis—8.

NAYS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fuller, Gordon, Groome, Haddon, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Massey, McLean, Moffett, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Woods, Woodville, Wright, Mr. Speaker—63.

MR. GROOME moved to reconsider the vote by which the resolution was rejected, which was rejected.

THE SPEAKER laid before the House Senate joint resolution No. 11 as follows:

Joint resolution proposing amendment to section 130 of the Constitution of Virginia.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House

of Delegates, for its concurrence, in conformity with the provisions of section 196 of article 15 of the said Constitution, namely:

Strike out from the Constitution of Virginia section 130, which is in the following words:

Sec. 130. State Board of Education, composition; vacancies, how filled.—The general supervision of the school system shall be vested in a State Board of Education, composed of the Governor, Attorney General, Superintendent of Public Instruction, and three experienced educators to be elected quadrennially by the Senate from a list of eligibles consisting of one from each of the faculties, and nominated by the respective boards of visitors or trustees, of the University of Virginia, the Virginia Military Institute, the Virginia Polytechnic Institute, the State Female Normal School at Farmville, the School for the Deaf and Blind, and also of the College of William and Mary, so long as the State continue its annual appropriation to the last-named institution.

The board thus constituted shall select and associate with itself two division superintendents of schools, one from a county and the other from a city, who shall hold office for two years, and whose powers and duties shall be identical with those of other members, except that they shall not participate in the appointment of any public school official.

Any vacancy occurring during the term of any member of the board shall be filled for the unexpired term by said board.

And insert in lieu thereof the following:

Sec. 130. State Board of Education, composition; vacancies, how filled.—The general supervision of the school system shall be vested in a State Board of Education, composed of the Governor, Attorney General, Superintendent of Public Instruction, and three experienced educators to be elected quadrennially by the State from a list of eligibles consisting of one from each of the faculties, and nominated by the respective boards of visitors or trustees, of the University of Virginia, the Virginia Military Institute, the Virginia Polytechnic Institute, the State Normal School for Women at Farmville, the State Normal School for Women at Harrisonburg, the State Normal School for Women at Radford, the State Normal School for Women at Fredericksburg, the School for the Deaf and Blind, and also of the College of William and Mary, so long as the State continue its annual appropriation to the last-named institution.

The board thus constituted shall select and associate with itself two division superintendents of schools, one from a county and the other from a city, who shall hold office for two years, and whose powers and duties shall be identical with those of other members, except that they shall not participate in the appointment of any public school official.

Any vacancy occurring during the term of any member of the board shall be filled for the unexpired term by said board.

Which was rejected—yeas, 2; nays, 70.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Horner, Stinson—2.

NAYS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Mr. Speaker—70.

MR. FARRIER moved to reconsider the vote by which the resolution was rejected, which was rejected.

THE SPEAKER laid before the House Senate joint resolution No. 4 as follows:

Joint resolution proposing amendment to section 186 of the Constitution of Virginia:

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to section 186 of the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section 196 of the said Constitution, namely:

Strike out from the Constitution of Virginia section 186, which is in the following words:

Sec. 186. All taxes, licenses, and other revenue of the State shall be collected by its proper officers and paid into the State treasury. No money shall be paid out of the State treasury except in pursuance of appropriations made by law; and no such appropriation shall be made which is payable more than two years after the end of the session of the General Assembly at which the law is enacted authorizing the same; and no appropriation shall be made for the payment of any debt or obligation created in the name of the State during the war between the Confederate States and the United States. Nor shall any county, city, or town pay any debt or obligation created by such county, city, or town in aid of said war.

And insert in lieu thereof the following:

Sec. 186. All taxes, licenses, and other revenue of the State shall be collected by its proper officers and paid into the State treasury. No money shall be paid out of the State treasury except in pursuance of appropriations made by law; and no such appropriation shall be made which is payable more than two years and six months after the end of the session of the General Assembly at which the law is enacted authorizing the same; and no appropriation shall be made for the payment of any debt or obligation

created in the name of the State during the war between the Confederate States and the United States. Nor shall any county, city, or town pay any debt or obligation created by such county, city, or town in aid of said war.

Which was rejected—yeas, 6; nays, 59.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Boatwright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Hall, Horner—6.

NAYS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bondurant, Campbell, Carpenter, Commins, Deans, DeFriece, Dotson, Eller, Ewell, Fletcher, Fuller, Gordon, Groome, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Charles F., Smithey, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Mr. Speaker—59.

MR. TYLER moved to reconsider the vote by which the resolution was rejected, which was rejected.

THE SPEAKER laid before the House Senate joint resolution No. 12 as follows:

Joint resolution proposing amendment to section 69 of the Constitution of Virginia.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section 196 of the said Constitution, namely:

Strike out from the Constitution of Virginia section 69, which is in the following words:

Sec. 69. The chief executive power of the State shall be vested in a governor. He shall hold office for a term of four years, to commence on the first day of February next succeeding his election, and be ineligible to the same office for the term next succeeding that for which he was elected, and to any other office during his term of service.

And insert in lieu thereof the following:

Sec. 69. The chief executive power of the State shall be vested in a governor. He shall hold office for a term of four years to commence on the Thursday after the first Tuesday in January next succeeding his election, and be ineligible to the same office for the term next succeeding that for which he was elected, and to any other office during his term of service.

The amendment proposed by the Committee on Privileges and Elections was rejected.

The resolution was rejected—yeas, 24; nays, 43.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Campbell, Eller, Ewell, Farrier, Gray, J. Walter, Haddon, Hall, Henley, McCaleb, McLean, Nottingham, Page, Prince, Ramsey, Rodgers, Shepherd, Sinclair, Smith, E. Hugh, Stuart, Turner, Williams—24.

NAYS—Messrs. Anderson, Bagby, Beatie, Bolton, Bondurant, Brown, Israel, Commins, Deans, DeFriece, Fletcher, Fuller, Groome, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Keezell, Long, McNutt, Moffett, Norris, Owen, Ozlin, Patterson, Pitts, Pratt, Richards, Smith, Alfred C., Smith, Charles F., Smith, Lemuel F., St. Clair, Story, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Mr. Speaker—43.

MR. OZLIN moved to reconsider the vote by which the resolution was rejected, which was rejected.

THE SPEAKER laid before the House House joint resolution proposing amendment to section 184 of the Constitution of Virginia as follows:

Resolved by the House of Delegates, the Senate concurring (a majority of the members elected to each house agreeing thereto), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section 196 of the said Constitution, namely:

Strike out from the Constitution of Virginia section 184, which is in the following words:

Sec. 184. No debt shall be contracted by the State except to construct, or reconstruct, public roads, to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repel invasion, or defend the State in time of war. No scrip, certificate, or other evidence of State indebtedness, shall be issued except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

And insert in lieu thereof the following:

Sec. 184. No debt shall be contracted by the State except to construct, or reconstruct, public roads, to meet casual deficits in the revenue, to redeem a previous liability of the State, to suppress insurrection, repeal invasion, or defend the State in time of war. No scrip, certificate, or other evidence of State indebtedness, shall be issued except for the transfer or redemption of stock previously issued, or for such debts as are expressly authorized in this Constitution.

No act of the General Assembly, however, authorizing the issuance of State bonds for the construction or the reconstruction of public roads shall become effective unless and until the same shall have been approved by a majority of the qualified voters of the State voting in an election to be called for the purpose.



MR. PATTERSON moved to amend as follows:

After "voting" add "at the next general election or"; which was rejected.

The resolution was rejected—yeas, 48; nays, 36.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Bowles, Campbell, Carpenter, Carter, Commins, Diggs, Ewell, Ford, Gibson, Gordon, Gray, J. Walter, Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Keen, Keezell, Koger, Long, Massey, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Prince, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, Story, Taylor, Trolinger, Turner, Warren, B. S., Mr. Speaker—48.

NAYS—Messrs. Bagby, Bolton, Bright, Brown, Israel, Brown, Mayo C., DeFriece, Dotson, Eller, Farrier, Fuller, Gray, Z. T., Groome, Haddon, Henley, Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, Page, Pratt, Ramey, Ramsey, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, St. Clair, Stinson, Stuart, Tyler, Williams, Willis, Woods, Woodville—36.

A message was received from the Senate by MR. FERGUSON, who informed the House that the Senate had agreed to the following joint resolution:

Whereas, the Honorable Henry Delaware Flood, Representative in Congress of the Tenth District of Virginia, departed this life on the 9th day of December, 1921; and

Whereas, the General Assembly of Virginia desires, by an enduring record, to express its estimate of his character, abilities and achievements,

Resolved by the Senate and House of Delegates of Virginia:

First: At an early age he entered public life and served with distinction and constructive power in both branches of this General Assembly, in the Constitutional Convention of 1901-2, and in the Congress of the United States for more than twenty years:

He was an active and influential member of the Debt Commission which, after years of persistent effort, completely and forever set at rest the controversy between Virginia and West Virginia, to the great advantage of Virginia and the cause of justice;

In the House of Representatives he was chairman of the Committee on Territories, and afterwards chairman of the Committee on Foreign Affairs;

As chairman of the Committee on Foreign Affairs he was burdened during the great war with duties and labors the most delicate, important and exacting. He stood at the right hand of President Wilson, and with unhesitating courage and great resourcefulness, he met the enemies of his country and his party at the gate;

A convinced Democrat, he rendered notable service to his party. He was chairman of the National Congressional Committee. Afterwards, upon the call of his party, he became chairman of the State Democratic Committee of Virginia. He gave himself no time to

recover from the exhausting labor of the war times or the hardly less exhausting labor of reconstruction;

Like the beloved and lamented Senator Martin, he sacrificed his life to his conception of duty to his country and his party. He died in the full tide of his usefulness and power, just after a great victory achieved under his leadership;

His private life was blameless. With courage and firmness he united sympathy and understanding. He was a friend to those who needed a friend, and his acts of kindness were innumerable;

Second: That the General Assembly of Virginia deplores his loss both as an honored and beloved citizen and as a public man whose life was spent in unselfish service to his country;

Third: That the sincere sympathy of the General Assembly is extended to his family in their great bereavement;

Fourth: That the Clerk of the Senate send a copy of this preamble and resolution to his bereaved family;

Fifth: That as a mark of further esteem and respect, we direct that when the two houses of the General Assembly adjourn today it will enter on both journals that they adjourned in honor of the memory of the Honorable Henry Delaware Flood of the county of Appomattox;

In which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. HORSLEY inform the Senate.

A message was received from the Senate, by MR. EPES, who informed the House that the Senate had agreed to Senate joint resolution as follows:

Be it resolved by the Senate of Virginia (the House of Delegates concurring), That the Senate may take up and consider Senate bill No. 103 to grant the courts of record jurisdiction to make declarations of rights and determine questions of construction, whether any consequential relief is or could be claimed or not; in which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. BOATWRIGHT inform the Senate.

The hour of 1 o'clock P. M. having arrived, being the hour fixed by the joint resolution for the meeting of the members of the two houses in joint assembly to participate in the ceremonies in connection with the unveiling of the portrait of the late Senator Thomas S. Martin, the Senate of Virginia entered the hall of the House of Delegates, preceded by the PRESIDENT and Clerk of the Senate.

The roll of the Senate was called and the following Senators responded:

Messrs. Andrews, Beverley, Booker, Byrd, Cannon, Cocke, Corbitt, Crockett, Dickerson, Dodson, Downing, Early, Epes, Ferguson, Garrett, Goode, Goodrick, Gunn, Hassinger, Hening, Holt, Hyatt, Jeffreys, Layman, Leedy, Loth, Mapp, Miller, Mills, Mitchell, Oliver, Parsons, Paul, Rison, Robertson, Russell, Sergeant, Vaughan, Woodson—39.

There were thirty-nine Senators present.

The roll of the House of Delegates was called and the following Delegates responded :

Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—94.

There were ninety-four Delegates present.

MR. EARLY offered the following resolution :

Resolved, That a committee of three be appointed, one Senator and two Delegates, to wait upon His Excellency, the Governor, and invite him to be present on this occasion and present him to the joint assembly, and to invite the Hon. Claude A. Swanson, Senator from Virginia, to deliver an address upon the life and services of the late Senator from Virginia, the Hon. Thomas S. Martin; which was agreed to.

THE SPEAKER appointed MESSRS. EARLY, GROOME and PITTS.

The committee subsequently reported and presented to the joint assembly, His Excellency, Governor E. Lee Trinkle, and Honorable Claude A. Swanson, who were received by the joint assembly standing.

MR. EARLY, being presented by THE SPEAKER, introduced the Honorable Claude A. Swanson, who delivered an address upon the life and services of the late Thomas S. Martin, Senator from Virginia.

The portrait of the late Senator Thomas S. Martin, authorized by an act of the last General Assembly, was unveiled in the presence of the joint assembly and the guests present.

On motion of MR. EARLY, the joint assembly adjourned.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time :

No. 419. Senate bill authorizing the district school board of Sussex Courthouse school district, in Sussex county, to borrow money for the purpose of paying the existing indebtedness of said board; and to require the board of supervisors to levy a tax to pay the interest thereon, and to create a sinking fund to redeem the principal thereof at maturity.



No. 172. Senate bill to create county school boards; to prescribe the powers, duties, obligations and compensations of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, and county school boards as they may exist on September 1, 1922.

No. 397. Senate bill to appropriate the proceeds of the Glebe lands and other properties belonging to the parishes of Abingdon, Ware and Petsworth districts in the county of Gloucester, and to create a corporation to hold and invest said funds and all other funds now held by the Gloucester Charity School, and other donations; also to repeal all general and special laws heretofore passed in any way affecting or pertaining to the Gloucester Charity School.

No. 375. Senate bill to make it unlawful for any person to knowingly or wilfully make any false or fraudulent statement or representation of any material fact in or with reference to any application for insurance or as to the death or disability of a policy or certificate holder in, or for the purpose of procuring or attempting to procure the payment of any false or fraudulent claim against, or for the purpose of obtaining or attempting to obtain any money from or benefit in any industrial sick benefit company licensed, or which may be licensed to do business in this State, and to provide penalties for its violation.

No. 344. Senate bill authorizing the councils or other governing bodies of cities and towns and the boards of supervisors of counties to levy special taxes for paying interest on and providing a sinking fund for bonds, notes, or certificates of indebtedness issued by such cities, towns and counties.

No. 360. Senate bill to authorize the use of the jail of the city of Lynchburg by the county of Campbell for certain purposes.

No. 366. Senate bill conferring upon the council of the city of Portsmouth the power to establish, enlarge, or acquire electric light plants, heat and power plants, street railway, trolley-bus and transportation system, and gas works, and to acquire by purchase, condemnation, lease, or otherwise the property in whole or in part of any private or public service corporation operating such system or systems.

No. 409. Senate bill providing for the collection of specimens of birds and their nests and eggs for scientific and educational purposes only.

No. 427. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$60,000 and to issue notes therefor, for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county; and to repeal an act entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county, approved February 17, 1922.

No. 430. Senate bill authorizing the town council of the town of Halifax, in Halifax county, to borrow not exceeding \$45,000, and to issue bonds therefor, for the purpose of improving streets in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on and principal of said bonds.

No. 435. Senate bill to amend and re-enact section 13 of an act entitled an act to incorporate the town of Wachapreague, in Accomac county, and to provide for taking the census of the qualified voters of said town on the same, approved April 2, 1902.

No. 436. Senate bill authorizing the town council of the town of Wachapreague, in Accomac county, to borrow not exceeding \$10,000, and to issue bonds therefor, for the purpose of improving streets and sidewalks in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on the principal of said bonds.

No. 69. Senate bill providing for a commission on mental health.

No. 266. Senate bill to amend and re-enact section 1028 of the Code of Virginia.

No. 15. Senate bill to amend and re-enact section 228 of the Code of Virginia so that only voters belonging to the party in whose interests a primary election is held shall participate therein.

No. 38. Senate bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 39. Senate bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920.

No. 9. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust and contracts conveying or affecting the title to real estate, the date thereof and the book and page thereof where recorded; to impose certain duties upon clerks of courts.

No. 399. Senate bill to amend and re-enact section 6358 of the Code of Virginia.

No. 343. Senate bill to amend and re-enact section 6209 of the Code of Virginia.

No. 92. Senate bill to amend and re-enact section 675 of the Code of Virginia.

No. 219. Senate bill to amend and re-enact section 4042 contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies.

No. 195. Senate bill to amend and re-enact section 2110 of the Code of Virginia, as amended by chapter 402, Acts of Assembly 1920, and to amend and re-enact sections 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121 and 2122 of the Code of Virginia, in relation to county bonds for road and bridge construction and improvement, and to repeal all acts in so far as the same are in conflict.

No. 367. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

No. 424. Senate bill to authorize the board of supervisors of Lee county to issue bonds of said county on behalf of the Yokum Station magisterial district thereof, for a sum not exceeding fifty thousand dollars (\$50,000.00) for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Keokee road, leading from the Wise county line on top of Dividing Ridge, to the town of Keokee, a distance of approximately three and one-half ( $3\frac{1}{2}$ ) miles, and such additional distance beyond and west of Keokee, leading to the Lower Crab Orchard country, as can be permanently improved out of such funds; and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of principal of said bonds at maturity.

No. 418. Senate bill to amend and re-enact an act entitled an act to amend and re-enact chapter 654 of the Acts of the Assembly, 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916, approved March 24, 1920.

No. 428. Senate bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00), to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.



No. 422. Senate bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Samuel Miller magisterial district of said county, and to levy a special district tax in said district to pay said bonds and the interest thereon.

No. 434. Senate bill authorizing the board of supervisors of Halifax county to borrow not exceeding seventy-five thousand dollars and to issue notes therefor for the purpose of improving, constructing, or reconstructing any section or sections of the State highway system within said county in accordance with the provisions of chapter 184 of the Acts of Assembly of 1920 and providing for the payment of the interest on and the principal of said notes.

No. 433. Senate bill to permit the Virginia Railway and Power Company to grant free transportation over its car lines in the city of Richmond and suburbs to Confederate veterans in R. E. Lee Camp Soldiers' Home, and to relieve said company from any liability in connection with such transportation of said veterans, except in case of gross negligence.

No. 421. Senate bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for the issuing of warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 387. Senate bill to amend and re-enact section 2072 of the Code of Virginia.

MR. BROWN *of Roanoke county*, from the Committee of Conference on the disagreeing votes of the two houses on No. 349 House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, presented the following report:

*To the Senate and House of Delegates:*

The undersigned conferees on the disagreeing votes of the two houses on No. 349 House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, recommend that the bill be amended as follows:

Page 2, under the head of Legislative Department, after "Assembly" at end of first section add:

1. Not exceeding the sum of five thousand dollars each for the Senate and House of Delegates.

Page 2, under the heading Legislative Department—Document Clerk and Librarian of the Senate, strike out "six (\$6.00) dollars per day" and insert in lieu thereof "seven (\$7.00) dollars per day."

Page 3, under head of Judiciary Department, line 1, Reporter of

the Supreme Court of Appeals, strike out "\$1,500.00" and insert in lieu thereof "\$2,500.00."

Page 3, Clerk of the Supreme Court at Richmond, strike out the words "provided only so much thereof as, in addition to the fees received by the Clerk at Richmond, less his actual necessary expenses allowed by the Court of Appeals as may be necessary to make his total net compensation amount to the sum of five thousand dollars."

Page 3, line 11, Clerk of the Supreme Court of Appeals at Staunton, after the word "Staunton" strike out the figures "\$320.00" and insert in lieu thereof the figures "\$400.00."

Page 3, line 12, Clerk of Supreme Court of Appeals at Wytheville, strike out "\$320.00" and insert in lieu thereof "\$400.00."

Page 3, line 21, expenses of judges of the Supreme Court, strike out "\$500.00" and insert "\$1,000.00."

Page 2, totals for adjudicating cases in the Supreme Court of Appeals, strike out "\$63,084.00" and insert "\$64,903.00." For the three totals for the Supreme Court strike out "\$78,084.00" and insert in lieu thereof "\$79,903.00."

Page 6, under the heading of Attorney General, for the Enforcement of Prohibition, strike out "\$37,500.00" and insert in lieu thereof "\$35,000.00."

Page 6, under Attorney General, line 7, strike out the words "be ex-officio Commissioner of Prohibition and receive as a salary for same out of this appropriation the sum of \$500.00 per annum" and insert in lieu thereof the following: "Receive the sum of \$500.00 per annum out of this appropriation for his services in connection with the Prohibition Department."

Page 6, line 12, add new paragraph as follows: Insert the following: "The Assistant Attorney General shall receive as an additional salary the sum of \$500.00 to be paid out of this appropriation for the enforcement of prohibition."

Page 6, first year totals for Attorney General, strike out "\$54,860.00" and insert in lieu thereof "\$52,360.00."

Page 6, under the heading of Auditor of Public Accounts for recording financial transactions of the State, strike out "\$48,880.00" and in lieu thereof insert "\$50,680.00" and make the same amendment in the line following.

Page 6, under heading of Auditor of Public Accounts, item of additional employees, strike out "\$29,880.00" and insert in lieu thereof "\$31,680.00."

Page 7, line 11, for payment of pensions, strike out the type-written portion of the bill and insert in lieu thereof the following: "Out of this appropriation of one million dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the act approved February 28, 1918, Acts of Assembly 1918, chapter 85, pp. 143-153, to \$180.00 a year for total blindness, \$250.00 a year: to \$75.00 a year for total disability, \$130.00 a year: to \$55.00 a year

for partial disability, \$100.00 a year; to \$86.00 a year for loss of limb, \$130.00 a year; and to each widow of a soldier, sailor, or marine, who was married prior to May 1, 1877, and who is otherwise entitled under this act to \$50.00 a year, \$76.00 a year, and to the personal representative of each deceased pensioner \$25.00 for the funeral expenses of such deceased pensioner; provided, however, that the said sum of \$25.00 may be paid without the qualification of a personal representative to the undertaker, when such undertaker shall file his bill, verified by proper affidavit, with the Auditor of Public Accounts, together with copy of death certificate of such pensioner; and the other allowances as authorized by the act aforesaid."

Page 8, after word "pensions" in line 6, insert the following: "The Auditor of Public Accounts shall pay quarterly at such dates as he may prescribe the pensions authorized by this act."

Page 8, for assessing property for taxation, etc., strike out words "provided that no payments to the Commissioners of the Revenue shall be paid in excess of the commissions allowed Commissioners of the Revenue by section 2349 of the Code of 1919."

Page 9, under the heading of Auditor of Public Accounts, strike out the following: "And in addition thereto a sum sufficient to enable the Auditor of Public Accounts to carry out the provisions of the pension law."

Page 9, totals for Auditor, strike out "\$2,140,530.00" and insert "\$2,142,330.00."

Page 11, State Treasury, for custody and disbursement of State money, strike out "\$27,861.00" and insert "\$29,911.00" both in figures and in words.

Page 11, under heading of State Treasurer, for chief clerk "not exceeding" strike out "\$2,750.00" and insert "\$3,000.00."

Page 11, under heading of State Treasurer, after the words "additional employees not exceeding" strike out "\$15,900.00" and insert "\$17,700.00" in words and in figures.

Page 11, under heading of Superintendent of Public Printing, at bottom of page add "The Auditor of Public Accounts is hereby authorized and directed to charge off any deficit that may be standing against the Public Printing Fund at the commencement of business on March 1, 1922."

Page 12, under heading of Art Commission, strike out the appropriation for the Art Commission.

Page 12, under heading of Bureau of Labor and Industrial Statistics, for expenses of administration strike out "\$9,840.00" and insert in lieu thereof "\$10,640.00," both in words and in figures.

Page 12, after "Commissioner of Labor" strike out "\$3,000.00" and insert "\$3,600.00," and Assistant Commissioner of Labor, strike out "\$2,200.00" and insert "\$2,400.00," total \$32,740.00.

Page 13, under heading of Commissioner of Prohibition, en-



forcement, etc., strike out "\$37,510.00" and insert "\$35,010.00," both in figures and letters.

Page 17, under the heading State Corporation Commission, after the words "for expenses of administration of the State Corporation Commission" strike out the figures and words "\$47,705.00" and insert "\$49,105.00," in words and figures.

After the words "Additional employees, not exceeding" strike out the figures "\$20,680.00" and insert "\$22,080.00."

Page 18, after the words "total for the State Corporation Commission" strike out the figures "\$87,205.00" and insert "\$88,605.00."

Page 17, under heading of State Corporation Commission, after the words "other members of the State Corporation Commission (2) at" strike out figures "\$4,500.00" and insert "\$4,800.00" and after the word "each" in same line strike out "\$9,000.00" and insert in lieu thereof "\$9,600.00."

Page 20, under heading of Military (Adjutant General) after line 3, insert the following: "For obtaining data pertaining to the men and women from Virginia who served in the military and naval forces in the war with Germany, \$1,000.00."

Page 20, after the items of Adjutant General strike out the words "for obtaining data pertaining to the men and women from Virginia who served in the military and naval forces in the war with Germany, \$1,000.00." Make total for Adjutant General "\$90,000.00."

Page 20, under heading of William and Mary, strike out the words "for construction," etc., down to and including the figures "\$50,000.00" and insert in lieu thereof the following: "For the construction of a dormitory and physical educational building for men, provided, however, that no part of this appropriation of \$30,000.00 hereby made, shall be available unless and until satisfactory evidence has been furnished to the Governor of Virginia that the sum of \$60,000 in addition has been made available by the alumni, friends and officials of the college without further charge to the Commonwealth for the erection of said building; and provided further that no moneys heretofore or hereby appropriated by the General Assembly to the said college for maintenance or other purposes shall be diverted to or used for the erection of said building, \$30,000.00."

Page 20, under heading of William and Mary, totals, strike out "\$228,925.00" and insert "\$208,925.00" in words and in figures.

Page 21, under heading of Medical College of Virginia, after the word "patients" add new paragraph as follows: "And, in view of the unusual financial condition of the said Medical College of Virginia and its immediate and pressing need for financial assistance at this time, there is hereby appropriated the additional sum to be used for maintenance and operation of the medical college and maintenance and operation of the hospital division for the free treatment, care and maintenance of Virginia patients, \$15,000.00. It being understood that the said additional appropria-

tion is only for the purpose of aiding said medical college through temporary financial difficulty."

Page 21, Medical College totals, strike out "\$82,000.00" and insert "\$97,000.00."

Page 21, under heading of State Board of Education, strike out "\$1,323,125.00" in words and figures and insert "\$1,288,125.00."

Page 22, under heading of State Board of Education, line 4, strike out "\$475,000.00" and insert "\$440,000.00" in figures and words.

Page 22, line 17, under heading of State Board of Education, strike out "\$1,323,125.00" and insert "\$1,288,125.00."

Page 22, line 15, after the word "blind" insert the following: "Any unused balance of this sum to revert to and become a part of the elementary fund."

Page 23, State Board of Education grand total, strike out "\$1,722,519.67" and insert "\$1,687,519.67."

Page 24, under heading of State Librarian, after the words "State Librarian" strike out "\$3,000.00" and insert "\$3,300.00."

Page 25, under heading of University of Virginia, strike out "\$303,980.00" in words and figures and insert "\$304,880.00" in words and figures.

Page 25, lines 25 and 26, strike out words "three hundred and three thousand nine hundred and eighty dollars" and insert in lieu thereof "three hundred and four thousand eight hundred and eighty dollars."

Page 25, under heading of University of Virginia, after words "for making loans to students \$1,000.00" insert "for extension work \$900.00."

Page 27, under heading of Virginia Military Institute, strike out "\$134,575.00" and insert "\$136,657.00" in figures and words.

Page 28, under heading of Normal School at Farmville, strike out "\$122,090.00" and insert in lieu thereof "\$124,000.00" in words and figures.

Page 28, under heading of State Normal School at Fredericksburg, strike out "\$72,930.00" and insert "\$74,930.00" in figures and words.

Page 30, under Agricultural Department, second paragraph, after "insecticides" add "fungicides."

Page 40, under heading of Piedmont Sanatorium at Burkeville, after the words "Superintendent and Medical Director" strike out "\$2,700.00" and insert "\$3,000.00" and after "first assistant physician" strike out "\$2,200.00" and insert "\$1,900.00."

Page 42, under heading of State Penitentiary, line 37, strike out words "Educational Director not exceeding \$1,200.00" and insert "full-time Educational Director not exceeding \$2,400.00."

Page 47, under heading of State Highway Department, strike out everything from top of page down to and including "additional employees not exceeding \$174,140.00" and insert in lieu thereof

"State Highway Commissioner, assistants, clerks and employees \$190,740.00."

Page 47, under heading of State Highway Department, for construction and reconstruction of State highways and to meet Federal aid, strike out "\$370,245.00" and insert "\$335,245.00."

Page 47, after the words "Federal aid" add "the State Highway Commission is hereby authorized to pay out of State highway and maintenance funds such additional amounts not to exceed one hundred thousand dollars for administration and engineering expenses of the department as may be approved by the Governor."

Page 47, under heading of State Highway Department, grand total, strike out "\$1,355,685.00" and insert "\$1,320,685.00."

Page 47, after the last paragraph in the appropriation made to the Highway department insert as a new paragraph the following: "Out of the amounts above appropriated for the construction and for the maintenance of State highways the State Highway Commission may pay the valid awards made by the Industrial Commission of Virginia in favor of the employees engaged in such work and the dependents of killed employees so engaged, as provided under the provisions of the workmen's compensation act."

Page 48, under the heading of Commissioner of Fisheries, strike out the following: "For additional boats \$1,500.00" and insert in lieu thereof "for the purchase and equipment of additional boats \$10,000.00."

Page 51, under the heading of Register of Land Office, lines 10, 11 and 12, strike out "Elevator conductors and watchmen at Capitol building (2) not exceeding \$1,260.00 each" and insert "Elevator conductor and watchman at Capitol building not exceeding \$1,260.00."

Page 51, grand total for Register of Land Office, strike out "\$76,390.00" and insert "\$75,130.00."

Page 53, under heading of Miscellaneous, in line 11, insert "for Commission on simplification of government (Acts of General Assembly, 1922, S. B. No. 196) not exceeding \$3,000.00."

For expenses in preparing report of Houdon Statue Commission, amount remaining of previous appropriation \$98.25.

1923 and 1924.

For the year ending February 29, 1924.

Page 57, under the head of Legislative Department, after "Assembly" at end of first section add:

1. Not exceeding the sum of thirty-five hundred dollars each for the Senate and House of Delegates.

Page 57, under the heading Legislative Department—Document Clerk and Librarian of the Senate, strike out "six (\$6.00) dollars per day" and insert in lieu thereof "seven (\$7.00) dollars per day."



Page 57, under head of Judiciary Department, line 7. Reporter of the Supreme Court of Appeals, strike out "\$1,500.00" and insert in lieu thereof "\$2,500.00."

Page 57, line 8, Clerk of the Supreme Court at Richmond, strike out the words "provided only so much thereof as, in addition to the fees received by the Clerk at Richmond, less his actual necessary expenses allowed by the Court of Appeals as may be necessary to make his total net compensation amount to the sum of five thousand dollars."

Page 57, Clerk of the Supreme Court of Appeals at Staunton, after the word "Staunton" strike out the figures "\$320.00" and insert in lieu thereof the figures "\$400.00."

Page 57, Clerk of the Supreme Court of Appeals at Wytheville, strike out "\$320.00" and insert in lieu thereof "\$400.00."

Page 58, line 4, expenses of judges of the Supreme Court, strike out "\$500.00" and insert "\$1,000.00."

Pages 57 and 58, totals for adjudicating cases in the Supreme Court of Appeals, strike out "\$63,084.00" and insert "\$64,903.00." For the three totals for the Supreme Court strike out "\$78,084.00" and insert in lieu thereof "\$79,903.00."

Page 60, under the heading of Attorney General, for the Enforcement of Prohibition, strike out "\$75,000.00" and insert in lieu thereof "\$70,000.00"

Page 60, under Attorney General, line 14, strike out the words "be ex-officio Commissioner of Prohibition and receive as a salary for same out of this appropriation the sum of \$500.00 per annum" and insert in lieu thereof the following: "Receive the sum of \$500.00 per annum out of this appropriation for his services in connection with the Prohibition Department."

Page 60, add new paragraph as follows: insert the following: "The assistant Attorney General shall receive as an additional salary the sum of \$500.00 to be paid out of this appropriation for the enforcement of prohibition."

Page 60, totals for Attorney General, strike out "\$91,910.00" and insert in lieu thereof "\$86,910.00."

Page 60, under the heading of Auditor of Public Accounts for recording financial transactions of the State strike out "\$48,880.00" and in lieu thereof insert "\$50,680.00" and make the same amendment in the following line.

Page 61, under heading of Auditor of Public Accounts, item of additional employees, strike out "\$29,880.00" and insert in lieu thereof "\$31,680.00."

Page 61, after the words "for payment of pensions" strike out the typewritten portion of the bill and insert in lieu thereof the following: "Out of this appropriation of one million dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the act approved February 28, 1918, Acts of Assembly, 1918, chapter 85, p. 143-153, to \$180.00 a year for total blindness, \$250.00

a year; to \$75.00 a year for total disability, \$130.00 a year; to \$55.00 a year for partial disability, \$100.00 a year; to \$86.00 a year for loss of limb, \$130.00 a year; and to each widow of a soldier, sailor or marine, who was married prior to May 1, 1877, and who is otherwise entitled under this act to \$50.00 a year, \$76.00 a year, and to the personal representative of each deceased pensioner \$25.00 for the funeral expenses of such deceased pensioner; provided, however, that the said sum of \$25.00 may be paid, without the qualification of a personal representative, to the undertaker, when such undertaker shall file his bill, verified by proper affidavit with the Auditor of Public Accounts, together with copy of death certificate of such pensioner; and the other allowances as authorized by the act aforesaid."

Page 62, after the word "pensions" in line 24, insert the following: "The Auditor of Public Accounts shall pay quarterly at such dates as he may prescribe the pensions authorized by this act."

Page 63, line 4, for assessing property for taxation, etc., strike out words "provided that no payments to the commissioners of the revenue shall be paid in excess of the commissions allowed commissioners of the revenue by section 2349 of the Code of 1919."

Page 63, under heading of Auditor of Public Accounts, strike out the following: "And in addition thereto a sum sufficient to enable the Auditor of Public Accounts to carry out the provisions of the pension law."

Page 63, totals for Auditor, strike out "\$2,139,730.00" and insert "\$2,141,530.00."

Page 65, State treasury, for custody and disbursement of State money strike out "\$25,731.00" and insert "\$27,781.00" both in figures and in words.

Page 65, under heading of State Treasurer, for chief clerk, "not exceeding" strike out "\$2,750.00" and insert "\$3,000.00."

Page 65, under heading of "State Treasurer" after the words "additional employees not exceeding" strike out "\$15,900.00" and insert "\$17,700.00" in words and in figures.

Page 66, under heading of Art Commission, strike out the appropriation for the Art Commission.

Page 66, under heading of Bureau of Labor and Industrial Statistics, for expenses of administration strike out "\$9,790.00" and insert in lieu thereof "\$10,590.00" both in words and in figures.

Page 66, after "Commissioner of Labor" strike out "\$3,000.00" and insert "\$3,600.00" and assistant Commissioner of Labor, strike out "\$2,200.00" and insert "\$2,400.00"—total \$32,640.00.

Page 70, under the heading State Corporation Commission after the words "for expenses of administration of the State Corporation Commission" strike out the figures and words "\$17,705.00" and insert "\$49,105.00" in words and figures.

Page 71, after the words "additional employees, not exceeding"

strike out the figures "\$20,680.00" and insert "\$22,080.00." After the words "Total for the State Corporation Commission" strike out the figures "\$87,205.00" and insert "\$88,605.00."

Page 71, under heading of State Corporation Commission, after the words "other members of the State Corporation Commission (2) at" strike out figures "\$4,500.00" and insert "\$4,800.00" and after the word "each" in same line, strike out "\$9,000.00" and insert in lieu thereof "\$9,600.00."

Pages 73 and 74, under heading of Adjutant General, strike out "\$100,000.00" and insert "\$90,000.00" in figures and letters.

Page 74, under heading of William and Mary, strike out the words "for construction," etc., down to and including the figures "\$50,000.00" and insert in lieu thereof the following: "For construction of a dormitory and physical educational building for men, provided, however, that no part of this appropriation of \$50,000.00 hereby made shall be available unless and until satisfactory evidence has been furnished to the Governor of Virginia that the sum of \$60,000 in addition has been made available by the alumni, friends and officials of the college, without further charge to the Commonwealth for the erection of said building; and provided further that no money heretofore or hereby appropriated by the General Assembly to the said college for maintenance and other purposes shall be diverted to or used for the erection of said building, \$50,000.00."

Page 75, under heading of Medical College of Virginia, after the word "patients" add new paragraph as follows: "And, in view of the unusual financial condition of the said Medical College of Virginia and its immediate and pressing need for financial assistance at this time, there is hereby appropriated the additional sum to be used for maintenance and operation of the medical college and maintenance and operation of the hospital division for the free treatment, care and maintenance of Virginia patients, \$15,000.00. It being understood that the said additional appropriation is only for the purpose of aiding said medical college through temporary financial difficulty."

Page 75, Medical College totals, strike out "\$81,500.00" and insert in lieu thereof "\$96,500."

Page 75, under heading of State Board of Education, strike out "\$1,323,125.00" in words and figures and insert "\$1,288,125.00."

Page 76, under heading of State Board of Education, lines 10 and 11, strike out "\$475,000.00" and insert "\$440,000.00" in figures and words.

Page 76, lines 23 and 24, under heading of State Board of Education, strike out "\$1,323,125.00" and insert "\$1,288,125.00."

Page 76, line 21, after the word "blind" insert the following: "Any unused balance of this sum to revert to and become a part of the elementary fund."

Page 78, State Board of Education, grand total, strike out "\$1,732,818.87" and insert "\$1,697,818.87."



Page 78, under the heading of State Librarian, after the words "State Librarian" strike out "\$3,000.00" and insert "\$3,300.00."

Page 79, under heading of University of Virginia, strike out "\$275,800.00" in words and figures and insert "\$276,700.00" in words and figures.

Page 79, lines 23 and 24, strike out words "two hundred and seventy-five thousand and eight hundred dollars" and insert in lieu thereof "two hundred and seventy-six thousand and seven hundred dollars."

Page 79, under heading of University of Virginia, after words "for making loans to students \$1,000.00" insert "for extension work \$900.00."

Page 81, under heading of Virginia Military Institute, strike out "\$165,316.00" and insert "\$167,873.00" in figures and words.

Page 82, under heading of Normal School at Farmville, strike out "\$119,160.00" and insert in lieu thereof "\$122,160.00."

Page 83, under heading of State Normal School at Fredericksburg, strike out "\$79,381.00" and insert "\$82,381.00."

Page 85, section 1, under Agricultural Department, after "insecticides" add "fungicides."

Page 95, under heading of Piedmont Sanatorium at Burkeville, after the words "Superintendent and Medical Director" strike out "\$2,700.00" and insert "\$3,000.00" and after "first assistant physician" strike out "\$2,200.00" and insert "\$1,900.00."

Page 98, under heading of State Penitentiary, strike out words "Educational Director not exceeding \$1,200.00" and insert "full-time Educational Director not exceeding \$2,400.00."

Page 102, under heading of State Highway Department, strike out lines numbered five to thirteen, inclusive, down to and including the words "additional employees not exceeding \$174,140.00" and insert in lieu thereof "State Highway Commissioner, assistants, clerks and employees, \$190,740.00."

Page 102, under heading of State Highway Department, for construction and reconstruction of State highways and to meet Federal aid, strike out "\$239,560.00" and insert "\$204,560.00."

Page 102, after the words "Federal aid" add "the State Highway Commission is hereby authorized to pay out of State highway and maintenance funds such additional amounts not to exceed one hundred thousand dollars for administration and engineering expenses of the department as may be approved by the Governor."

Page 102, under heading of State Highway Department, grand total, strike out "\$1,225,000.00" and insert "\$1,190,000.00."

Page 102, after the last paragraph in the appropriation made to the Highway Department, insert as a new paragraph the following: "Out of the amounts above appropriated for the construction and for the maintenance of State highways the State Highway Commission may pay the valid awards made by the Industrial Commission of Virginia in favor of the employees engaged in such work and the dependents of killed employees so engaged,

as provided under the provisions of the workmen's compensation act.

Page 103, under the heading of Commissioner of Fisheries, strike out the following: "For additional boats \$1,500.00" and insert in lieu thereof "for the purchase and equipment of additional boats \$10,000.00."

Page 106, under the heading of Register of Land Office, lines 14, 15 and 16, strike out "Elevator conductors and watchmen at Capitol building (2) not exceeding \$1,260.00 each" and insert "Elevator conductor and watchman at Capitol building not exceeding \$1,260.00."

Page 106, grand total for Register of Land Office, strike out "\$64,170.00" and insert "\$62,910.00."

Page 114, section 8, line 13, after the word "same" insert the following "All except a sum (not exceeding \$4,000.00) sufficient to pay the bills outstanding against said fund, after they shall have been audited and approved by the Auditor of the State."

W. A. GARRETT,  
SAXON W. HOLT,  
H. F. BYRD,

*Conferees on the part of the Senate.*

J. SINCLAIR BROWN,  
NORVELL L. HENLEY,  
PARKE P. DEANS,

*Conferees on the part of the House of Delegates.*

The report of the Committee of Conference was adopted—yeas, 78; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—78.

NAYS—Messrs. Beatie, Campbell, Gordon, Hall, Koger—5.

MR. BROWN of *Roanoke county* moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. BROWN of *Roanoke county* inform the Senate.

A message was received from the Senate by MR. GARRETT, who informed the House that the Senate had refused to adopt the report

of the committee of conference and they request a further conference.

MR. BROWN *of Roanoke county* moved that the request of the Senate for a further conference be concurred in; which was agreed to.

Ordered that MR. BROWN *of Roanoke county* inform the Senate.

THE SPEAKER appointed MESSRS. BROWN *of Roanoke county*, HENLEY and DEANS the committee of conference on the part of the House.

A message was received from the Senate by MR. GARRETT, who informed the House that the Senate had refused to adopt the second report of the committee of conference and they request a further conference.

MR. BROWN *of Roanoke county* moved that the request of the Senate for a further conference be concurred in; which was agreed to.

Ordered that MR. BROWN *of Roanoke county* inform the Senate.

THE SPEAKER appointed MESSRS. BROWN *of Roanoke county*, HENLEY and DEANS the committee of conference.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

### WEDNESDAY, MARCH 8, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 55. Senate bill to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee—special order, came up.

Motions severally made by MESSRS. EWELL, FLETCHER, SMITH *of Dinwiddie*, PRINCE, PITTS, JEFFREYS, OZLIN and DEANS to amend the bill were severally rejected.

On motions severally made by MESSRS. SNELL, NORRIS, SINCLAIR, YOUNG, BROWN *of Roanoke county*, OZLIN, FARRIER and WILLIS, the bill was severally amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 78; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Price, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart,



Trolinger, Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

NAYS—Messrs. Ozlin, Pitts, Prince—3.

MR. WILLIS moved to reconsider the vote by which the bill was passed; which was rejected.

Ordered that MR. WILLIS carry the bill to the Senate and request their concurrence.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had agreed to the following resolution:

Resolved by the Senate (the House of Delegates concurring), That consent be, and the same is hereby, given for the introduction and consideration of a bill authorizing the boards of supervisors of Accomac and Northampton counties to make appropriations for the expenses of the judge of the thirty-first judicial circuit, an emergency existing therefor; in which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. REW inform the Senate.

On motion of MR. WILLIS, the chair was vacated until 8 o'clock P. M.

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### WEDNESDAY, MARCH 8, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

A message was received from the Senate by MR. LAYMAN, who informed the House that the Senate had agreed to the following resolution:

Resolved by the Senate (the House of Delegates concurring), That consent be, and the same is hereby, given for the introduction and consideration of a bill authorizing the boards of supervisors of Alleghany, Botetourt, Bath and Craig counties and the council of the city of Clifton Forge to make appropriations for the expenses of the judge of the nineteenth judicial circuit, an emergency existing therefor; in which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. BOLTON inform the Senate.

No. 77. Senate bill to amend and re-enact section 79 of the Code of Virginia—special order, came up.

MR. HALL moved to amend as follows:

Twenty-fifth district—strike out "Warren" and insert "Rappahannock."

Twenty-sixth district—add "Warren."

Twenty-ninth district—strike out "Rappahannock"; which was rejected.

On motions severally made by MESSRS. WOODS, McCOTTER and JONES of *Highland*, the bill was severally amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 76; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, Dotson, Ewell, Farrier, Fletcher, Ford, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, E. A., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Taylor, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Young, Mr. Speaker—76.

NAYS—MESSRS. Carpenter, Eller, Hall, Horner, Shepherd, Stuart—6.

MR. WILLIS moved to reconsider the vote by which the bill was passed; which was rejected.

No. 424. House bill to amend and re-enact section 1 of an act entitled an act to create a commission to consider the compensation of court clerks, examiners of records, treasurers, commissioners of the revenue, sheriffs, high constables and city sergeants, and until action upon the report of said commission, to fix the maximum amount of the compensation of said officers, approved March 27, 1914; as amended by acts approved March 22, 1916, March 9, 1918, and March 25, 1920—came up.

On motion of MR. NORRIS, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the negative—yeas, 46; nays, 41.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Bagby, Bolton, Bondurant, Bowles, Brown, Mayo C., Campbell, Commins, Diggs, Eller, Fletcher, Ford, Gibson, Gordon, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jones, Edwin B., Keen, Keezell, Long, Massey, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Pitts, Pratt, Prince, Ramey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Story, Taylor, Warren, C. R., Williams, Woodville, Young—46.

NAYS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bright, Brown, Israel, Craft, Deans, DeFriece, Dotson, Ewell, Farrier, Fuller, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henley, Horner, Horsley, Jeffreys, Jones, James P., McCaleb, Page, Patterson, Price, Ramsey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smithey, Snell, Stinson, Stuart, Trolinger, Tyler, Willis, Woods, Mr. Speaker—41.

A message was received from the Senate by MR. GOOLRICK, who informed the House that the Senate had agreed to amendment No. 1 proposed by the House and had rejected all other amendments proposed by the House to Senate bill entitled an act to amend and re-enact an act entitled an act to establish the State highway system,

approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee, No. 55.

MR. SMITH of *Norfolk county* moved to reconsider the vote by which the bill was rejected; which was rejected.

On motion of MR. PRINCE, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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### THURSDAY, MARCH 9, 1922.

Prayer by MR. HOOVER, the member from Rockingham.

On motion of MR. DIGGS, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 8, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact an act entitled an act to authorize the school board of Butts Road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920, No. 197; an act to provide how the school board of the Rose Hill district, No. 1, of Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00) for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund, shall not exceed \$1.25 on the one hundred dollars' worth of taxable property as now provided for in sections 1 and 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920, No. 202; an act to provide how the school board of the Yokum Station district, No. 5, of Lee county, may issue bonds of the Yokum Station district, No. 5, not exceeding fifteen thousand dollars, for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property



of the said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920, No. 205; an act to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920, No. 233; an act to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district, from The Plains to Middleburg, No. 237; an act to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes, No. 239; an act to repeal an act entitled an act to provide special police for Newport magisterial district, in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900, No. 254; an act authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes, No. 255; an act to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklenburg county, Virginia, approved February 16, 1901, as heretofore amended, No. 256; an act authorizing the school board of Mt. Gilead school district, in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding \$37,000 for the purpose of erecting school buildings in the said district, No. 266; an act to amend and re-enact sections 7-27 to 34, inclusive, and 35 to 40, inclusive, of an act entitled an act to amend and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town

of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a, and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920, No. 257; an act to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia, under act of West Virginia, approved April 1, 1919, No. 273; an act authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes, No. 277; an act to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap in said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity, No. 278; an act to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000, for the purpose of paying off the floating indebtedness of said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity, No. 279; an act to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920, No. 286; an act to validate, ratify, approve and confirm an election held by the qualified voters of the county of Madison, Virginia, on the eighteenth day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the ninth day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the ninth day of March, 1920, No. 287; an act to authorize the board of supervisors of Botetourt county to borrow \$10,000 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor, No. 288; an act to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years, No. 301; an act validating certain negotiable notes issued by the board of supervisors of the county of Shenandoah, and authorizing said board to issue additional

negotiable notes of said county, No. 316; an act authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000, for the purpose of making improvements to the courthouse and jail in said county, No. 320; an act authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary, to one deputy sheriff in said county, No. 322; an act to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purpose of sites and erection and furnishing of school buildings in such districts; to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds, No. 328; an act to authorize the killing of elk in the counties of Botetourt, Rockingham and Rockbridge under certain conditions, No. 358; an act to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February 24, 1916, as amended by acts approved March 20, 1916, March 20, 1918, and March 2, 1920, No. 365; an act discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof, No. 372; an act to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown, No. 373; an act to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding \$20,000 for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity, No. 374; an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920, No. 378; an act to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 29, 30, 40, 43, 44, 65 and 78 of the charter of the city of Richmond, as the same may have been heretofore amended, No. 387; an act to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, ap-



proved March 20, 1875, No. 389; an act to provide for the drainage of low lands in the county of Princess Anne, No. 390; an act to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for the term of four years, No. 391; an act to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding \$60,000 for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian Creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity, No. 426; an act to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the twenty-eighth day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner, or road engineer, in inspecting and receiving any work done under or by virtue of this act, No. 427; an act to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek store to the Henry county line near Shady Grove, in Snow Creek magisterial district, and requiring the said board to levy a tax for the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity, No. 428; an act to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith, No. 441; an act to prohibit the use of giant powder, dynamite and other explosive substances injurious to fish in any of the watercourses of Lee county, No. 443; an act to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900, No. 450; an act to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money, by the issue of bonds in the aggregate sum of fifteen thousand dollars, for the purpose of building and improving school buildings in Pungo magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof, and to authorize the school board for Pungo district of Princess Anne county to dispense the funds so obtained, No. 452; an act to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow

money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount, No. 453; an act to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years, No. 464; an act to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued, No. 466; an act to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof, No. 470; an act to amend and re-enact sections 6 and 7 of an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings, and resolutions of said de facto trustees, acting as the school board of said district, also the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922, No. 480; an act for the protection of ring-necked pheasants in Shenandoah county, No. 482; an act to amend and re-enact an act entitled an act to authorize the school board of Templeton school district, in Prince George county, to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, approved February 11, 1922, No. 483; an act to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and validating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18,



1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920, No. 487; an act to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district, and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law, approved February 17, 1922, No. 493; an act to amend and re-enact subsection 4 of section 3299 of the Code of Virginia, No. 497; an act to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county, No. 371; an act to provide for submitting to the qualified voters of the State the question of calling a constitutional convention, to be held for the purpose of revising and amending the present Constitution, No. 366; an act to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919, No. 370; an act to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, and acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery implements, tools, etc., pay for supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920, No. 500; an act to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county, No. 501; an act authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford, in Pulaski county, No. 502; an act to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county, No. 506; an act to prohibit the making of permanent,



uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act, and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet, No. 509; an act to amend and re-enact section 3 of an act of the General Assembly of Virginia, approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows and to repeal all other acts or parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice, No. 513; an act to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts, No. 515; an act to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00) to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county, No. 516; an act to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund, No. 521; an act requiring that every person, firm, company or corporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or any other show, exhibition or performance similar thereto within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from the said town such license as would be required if said show were exhibited within the corporate limits of the said town, No. 519; an act to create Arlington sanitary district; conferring certain powers and imposing certain duties on the board of supervisors of Arlington county; granting to said board the power of eminent domain; authorizing the issuance of bonds upon certain conditions to provide for the construction, maintenance and operation of water supply, drainage, sewerage and refuse disposal systems; and to repeal an act entitled an act to create a sanitary district of Alexandria county; providing for water and sewerage districts, approved March 25, 1920, and all other acts and parts of acts inconsistent with the provisions of this act, No. 442; an act authorizing the town council of the town of Eastville, in Northampton county, to borrow not exceeding fifteen thousand dollars and to issue bonds therefor, for the purpose of grading, draining, paving and otherwise improving the streets in the said town, No. 525; an act to authorize and empower the town of Orange to borrow not exceeding \$15,000.00 to be used for street improvement purposes, and to issue bonds therefor, and if such bonds be issued, to provide for the payment of the interest thereon and the principal thereof at

maturity, No. 527; an act to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or some one for him, actually appears and prosecutes the proceedings before the court, No. 72; an act to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia, No. 64; an act to amend and re-enact section 3246 of the Code of Virginia, No. 101; an act to prohibit the sale of certain species of game fish in this State, No. 103; an act to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth, No. 133; an act to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 29 of Acts of 1918, No. 108; an act to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of State hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages, and providing punishment for violation of this act, No. 119; an act to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact subsection 13 of section 2086 of the Code of Virginia as heretofore amended, approved February 19, 1918, No. 165; an act to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920, No. 188; an act to amend and re-enact section 2136 of the Code of Virginia, No. 189; an act to permit turnpike companies to regulate and control travel and traffic on turnpike roads, No. 263; an act designating primary road No. 1 of the State highway system as the Jefferson Davis highway, No. 291; an act to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918, No. 296; an act to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia, No. 330; an act to amend and re-enact section 3202 of the Code of Virginia, No. 325; an act to amend and re-enact section 672 of the Code of Virginia, No. 327; an act to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor, No. 354; an act to provide a suitable pavilion at Catawba and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing moneys therefor, No. 356; an act to amend and re-enact section 2075 of the Code of Virginia, No. 376.

They have indefinitely postponed consideration of an act to amend and re-enact section 35 of an act entitled an act to define

ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecutions for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, and to prohibit the sale of poisonous substances as ardent spirits and to provide penalties therefor, No. 14; an act to authorize the city manager of the city of Newport News to appoint some physician to attend prisoners confined in the city jail or at the city prison farm for violations of city ordinances or non-payment of city fines, and to fix the compensation for such service, No. 161; an act to change the method of appointment of coroner for the city of Newport News, and to provide for his election by the council of said city, and to fix his term of office and compensation, No. 162; an act to authorize the city of Newport News to borrow a sum not exceeding \$100,000.00 to be used in payment of municipal equipment, and to evidence the same by short-term notes, No. 163.

And they have passed with amendments House bills entitled an act to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties, No. 88; an act to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890, No. 159; an act to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875, No. 172; an act to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing,



reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity and refund the same, No. 176; an act to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars, No. 203; an act to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand dollars (\$500,000) for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof, and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the funds so obtained, No. 226; an act to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district, and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county, and for acquiring, establishing, altering and vacating roads and bridges therein, and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose, and the payment of the interest and principal of said bonds, and for obtaining and applying any and all State aid now and hereafter available for said purpose, and for the levy and application of taxes for said purpose, No. 234; an act to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920, No. 235; an act to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and, as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920, No. 260; an act to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the

public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920, No. 285; an act to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914, No. 293; an act to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford City, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912, No. 317; an act to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended, No. 318; an act to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894, No. 321; an act to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920, No. 436; an act to amend and re-enact all acts creating and amending the charter of the town of Waynesboro, No. 510; an act to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter, No. 512; an act to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon, No. 514; an act to authorize the town of Front Royal to issue bonds in a sum not exceeding twenty-five thousand dollars and expend the proceeds arising from the sale thereof, or so much as may be necessary, for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said town; and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity, No. 522; an act to amend and re-enact section 6 of an act entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended, No. 524; an act

to amend and re-enact an act approved March 13, 1914, entitled an act to provide a road law for Spotsylvania county and all acts subsequent thereto, No. 526; an act to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid, No. 219; an act to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit, No. 375; an act for the protection of county roads in the county of Cumberland, No. 377; an act to amend and re-enact section 3101 of the Code of Virginia, No. 50; an act to protect reformatory, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors, in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act, No. 69; an act to limit the number of certain game fish that may be taken in any one day in this Commonwealth, No. 104; an act to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920, No. 112; an act to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920, No. 128; an act making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation, No. 238; an act to amend and re-enact section 2143 of the Code of Virginia, No. 243; an act to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc., No. 269; and an act to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and the making needful and necessary improvements to the county jail, No. 340: in which they request the concurrence of the House of Delegates.

Nos. 514, 522, 524, 526, 219, 375, 377, 50, 69, 104, 112, 128, 238, 243, 269, 340, 88, 159, 172, 176, 203, 226, 234, 235, 260, 285, 293, 317, 318, 321, 436, 510 and 512 House bills were, on motions severally made, placed on the calendar.

No. 390. Senate bill to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia, and to repeal sections 399 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on Printing. (With an amendment.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Finance:



No. 3. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 24. Senate bill to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 313. Senate bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia. (With amendments.)

No. 340. Senate bill to amend and re-enact section 2248 of the Code of Virginia of 1919.

No. 358. Senate bill to amend and re-enact section 2775 of the Code of Virginia.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Schools and Colleges:

No. 154. Senate bill to authorize the postponement of the payment of the sum of \$16,000.00 and interest due by the school board of Ettrick subschool district, of Chesterfield county, to the Literary Fund.

No. 72. Senate bill to provide for the appointment by the Governor of a commission of five members to make an educational survey of the State's industrial schools. (Without recommendation.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Roads and Internal Navigation:

No. 364. Senate bill authorizing the issue and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 31. Senate bill to amend and re-enact section 2142 of the Code of Virginia.

No. 370. Senate bill to levy a tax upon motor vehicle fuels and

to provide for the disposition of the revenue raised by same. (With amendments.)

No. 413. Senate bill to amend and re-enact section 4082 of the Code of Virginia.

No. 185. Senate bill to amend and re-enact section 4083 of the Code of Virginia.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Moral and Social Welfare:

No. 81. Senate bill to regulate the employment of children; to repeal an act entitled an act to amend and re-enact chapter 210 of the Acts of 1908, regulating the employment of children in certain employments, approved March 13, 1908, as amended by chapter 339 of the Acts of 1914, approved March 27, 1914, approved March 14, 1918; to repeal an act entitled an act to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands, approved March 20, 1920, and to repeal sections 1809 to 1816, inclusive, of the Code of Virginia, section 1810 of which was amended by an act approved March 25, 1920.

No. 84. Senate bill to provide in certain cases for the payment out of county and city treasuries of allowances for the support of children in their own homes and for the partial reimbursement by the State of the counties and cities making such payments; also to repeal an act entitled an act providing that any county or city of this State may pay a monthly allowance to indigent, widowed mothers for the partial support of their children in their own homes, approved February 28, 1918.

No. 90. Senate bill to amend and re-enact an act entitled an act making it a misdemeanor for a husband to desert or neglect his wife or for a parent to desert or neglect his children; prescribing the penalty therefor, and making provision for the apprehension and punishment of persons charged with or convicted of nonsupport; providing for the taking of recognizance, and for the forfeiture and enforcement of the same; providing for the appointment of probation officers, prescribing their duties and powers, and repealing certain acts, approved March 27, 1918.

No. 126. Senate bill to amend and re-enact sections 1905 to 1922, inclusive, of the Code of Virginia.

No. 165. Senate bill to provide for the appointment of special justices of the peace in cities of less than 25,000 inhabitants, and in counties, to be known as judges of juvenile and domestic relations courts; to prescribe their jurisdiction, powers, duties and compensation; and to provide for the maintenance of juvenile and domestic relations courts in such cities, and in counties.

No. 88. Senate bill to amend and re-enact section 4695 of the Code of Virginia; having been considered by the committee in session, was reported from the Committee on General Laws.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 128. Senate bill to amend and re-enact sections 1945 to 1953, inclusive, of the Code of Virginia, and to add six new sections to the said Code to be numbered 1951-a, 1951-b, 1951-c, 1951-d, 1951-e and 1951-f.

No. 431. Senate bill prescribing the time of holding the regular terms of court in the twentieth judicial circuit. (With amendments.)

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Appropriations:

No. 20. Senate bill to reimburse J. P. Taylor and J. C. Hart for barn and hay destroyed in order to capture Walter Ware who was escaping after the murder of Sheriff W. C. Bond and Sergeant Julian F. Boyer, of Orange county, Virginia.

No. 76. Senate bill to make an appropriation of fifteen thousand dollars, to be used by committee of R. E. Lee Camp, No. 1, Confederate Veterans, viz.: E. D. Taylor, W. B. Freeman and W. McK. Evans, to aid in entertaining the United Confederate veterans who will assemble on June 20, 21, 22, 1922, and to appropriate three thousand dollars to aid in entertaining Confederate veterans of Virginia at the unveiling of the statue of Robert E. Lee in Charlottesville.

No. 118. Senate bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines, and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways, upon certain conditions, a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the Library Board to borrow money, issue bonds therefor, and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the Literary Fund in said bonds, approved March 25, 1920; to create a commission to consider and report to the General Assembly some suitable means of memorializing the valor and patriotism of the soldiers, sailors, marines and women who served in the world war; to dedicate as and for public streets and highways, upon certain conditions, a strip of land fifteen feet in width, lying on the eastern side of the Capitol square in the city of Richmond, between Bank and Franklin street, needed by the city of Richmond for the widening of Twelfth street; to authorize and direct the Library Board, upon certain conditions, to reconvey to the city of Richmond one-half of the square or parcel of land described in section 1 of said act, and to convey to the Commonwealth of Virginia the other half; to abolish the Memorial Library



Fund provided for in said act, and directing any balance standing to the credit of said fund, after the discharge of all lawful obligations already assumed, to be converted into the general fund of the treasury of the State; also to provide in what event the repeal of the act aforesaid shall not affect the dedication as and for public streets and highways of the strip of land mentioned therein.

No. 121. Senate bill to provide for payment of compensation to Mrs. G. H. Stevens for services as assistant land assessor for city of Norfolk.

No. 280. Senate bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers and sailors. (With amendment.)

No. 396. Senate bill for the relief of F. P. Pulley.

No. 153. Senate bill requiring the erection of sign posts at the intersection of certain public roads: having been considered by the committee in session, was reported from the Committee on Roads and Internal Navigation.

No. 374. Senate bill to amend and re-enact section 4067 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies, and providing for the control and regulation of such companies by the State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918; having been considered by the committee in session, was reported from the Committee on General Laws.

No. 528. House bill to amend and re-enact section 44 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof; having been considered by the committee in session, was reported from the Committee on Finance.

MR. PRICE offered the following resolution:

Resolved, That the following bills be set for special and continuing order for Friday at 12 M.: No. 364 Senate bill, road bond issue; No. 370 Senate bill, gasoline tax bill; which was agreed to.

MR. EWELL offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That consent be, and the same is hereby, given for the introduction and consideration of a bill authorizing the boards of supervisors of the counties of Princess Anne and Isle of Wight to make appropriations for the expenses of the judge of the twenty-eighth

judicial circuit, an emergency existing therefor; which was agreed to.

Ordered that MR. EWELL carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. ANDREWS, who informed the House that the Senate had agreed to the resolution.

House bill authorizing the boards of supervisors of Princess Anne and Isle of Wight counties to make appropriations for the expenses of the judge of the twenty-eighth judicial circuit, was presented by MR. EWELL and referred, under Rule 37, to the Committee on Special, Private and Local Legislation.

MR. EWELL moved to discharge the Committee on Special, Private and Local Legislation from the further consideration of the bill, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Deans, Dotson, Eller, Ewell, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Groome, Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—69.

The bill was referred to the Committee on Counties, Cities and Towns.

MR. EWELL moved to discharge the Committee on Counties, Cities and Towns from the further consideration of the bill, which was agreed to—yeas, 69; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Deans, Dotson, Eller, Ewell, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Groome, Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—69.

The bill, No. 529, was placed on the calendar.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 390. Senate bill to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia and to repeal section 399 of the Code of Virginia.

No. 3. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 24. Senate bill to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 313. Senate bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia.

No. 340. Senate bill to amend and re-enact section 2248 of the Code of Virginia of 1919.

No. 358. Senate bill to amend and re-enact section 2775 of the Code of Virginia.

No. 154. Senate bill to authorize the postponement of the payment of the sum of \$16,000.00 and interest due by the school board of Ettrick subschool district, of Chesterfield county, to the Literary Fund.

No. 72. Senate bill to provide for the appointment by the Governor of a commission of five members to make an educational survey of the State's industrial schools.

No. 364. Senate bill authorizing the issue and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 31. Senate bill to amend and re-enact section 2142 of the Code of Virginia.

No. 370. Senate bill to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by same.

No. 413. Senate bill to amend and re-enact section 4082 of the Code of Virginia.

No. 185. Senate bill to amend and re-enact section 4083 of the Code of Virginia.

No. 81. Senate bill to regulate the employment of children; to repeal an act entitled an act to amend and re-enact chapter 210 of the Acts of 1908, regulating the employment of children in certain employments, approved March 13, 1908, as amended by



chapter 339 of the Acts of 1914, approved March 27, 1914, approved March 14, 1918; to repeal an act entitled an act to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands, approved March 20, 1920, and to repeal sections 1809 to 1816, inclusive, of the Code of Virginia, section 1810, of which was amended by an act approved March 25, 1920.

No. 84. Senate bill to provide in certain cases for the payment out of county and city treasuries of allowances for the support of children in their own homes and for the partial reimbursement by the State of the counties and cities making such payments; also to repeal an act entitled an act providing that any county or city of this State may pay a monthly allowance to indigent, widowed mothers for the partial support of their children in their own homes, approved February 28, 1918.

No. 90. Senate bill to amend and re-enact an act entitled an act making it a misdemeanor for a husband to desert or neglect his wife or for a parent to desert or neglect his children; prescribing the penalty therefor, and making provision for the apprehension and punishment of persons charged with or convicted of non-support; providing for the taking of recognizance, and for the forfeiture and enforcement of the same; providing for the appointment of probation officers, prescribing their duties and powers, and repealing certain acts, approved March 27, 1918.

No. 126. Senate bill to amend and re-enact sections 1905 to 1922, inclusive, of the Code of Virginia.

No. 165. Senate bill to provide for the appointment of special justices of the peace in cities of less than 25,000 inhabitants, and in counties, to be known as judges of juvenile and domestic relations courts; to prescribe their jurisdiction, powers, duties and compensation; and to provide for the maintenance of juvenile and domestic relations courts in such cities, and in counties.

No. 88. Senate bill to amend and re-enact section 4695 of the Code of Virginia.

No. 128. Senate bill to amend and re-enact sections 1945 to 1953, inclusive, of the Code of Virginia, and to add six new sections to the said Code to be numbered 1951-a, 1951-b, 1951-c, 1951-d, 1951-e and 1951-f.

No. 431. Senate bill prescribing the time of holding the regular terms of court in the twentieth judicial circuit.

No. 20. Senate bill to reimburse J. P. Taylor and J. C. Hart for barn and hay destroyed in order to capture Walter Ware who was escaping after the murder of Sheriff W. C. Bond and Sergeant Julian F. Boyer, of Orange county, Virginia.

No. 76. Senate bill to make an appropriation of fifteen thousand dollars, to be used by committee of R. E. Lee Camp, No. 1, Confederate Veterans, viz.: E. D. Taylor, W. B. Freeman and W. McK. Evans, to aid in entertaining the United Confederate veterans who will assemble on June 20, 21, 22, 1922, and to appro-

priate three thousand dollars to aid in entertaining Confederate veterans of Virginia at the unveiling of the statue of Robert E. Lee in Charlottesville.

No. 118. Senate bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines, and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street. To allow the library board to borrow money, issue bonds therefor, and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the Literary Fund in said bonds, approved March 25, 1920; to create a commission to consider and report to the General Assembly some suitable means of memorializing the valor and patriotism of the soldiers, sailors, marines and women who served in the world war; to dedicate as and for public streets and highways, upon certain conditions, a strip of land fifteen feet in width, lying on the eastern side of the Capitol square, in the city of Richmond, between Bank and Franklin streets, needed by the city of Richmond for the widening of Twelfth street; to authorize and direct the Library Board, upon certain conditions, to reconvey to the city of Richmond one-half of the square or parcel of land described in section 1 of said act, and to convey to the Commonwealth of Virginia the other half; to abolish the Memorial Library Fund provided for in said act, and directing any balance standing to the credit of said fund, after the discharge of all lawful obligations already assumed, to be converted into the general fund of the treasury of the State; also to provide in what event the repeal of the act aforesaid shall not affect the dedication as and for public streets and highways of the strip of land mentioned therein.

No. 121. Senate bill to provide for payment of compensation to Mrs. G. H. Stevens for services as assistant land assessor for city of Norfolk.

No. 280. Senate bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers and sailors.

No. 396. Senate bill for the relief of F. P. Pulley.

No. 153. Senate bill requiring the erection of sign posts at the intersection of certain public roads.

No. 374. Senate bill to amend and re-enact section 4067 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies, and providing for the control and regulation of such companies by the

State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918.

The amendments proposed by the Senate to the following House bills were concurred in:

No. 123. House bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 164. House bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 477. House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C.,



Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 478. House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire fighting purposes—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 479. House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act, approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 484. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county

of Isle of Wight, approved March 15, 1902, as heretofore amended—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 486. House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 494. House bill to authorize, under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 88. House bill to provide for a special police force in certain counties, prescribing the manner of their appointment and

removal, providing for their compensation and defining their powers and duties—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 159. House bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 172. House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 176. House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing



the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment of maturity—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 203. House bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 226. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand dollars (\$500,000) for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the funds so obtained—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller,

Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 234. House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district, and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said purpose and the payment of the interest and principal of said bonds, and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application of taxes for said purpose—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 235. House bill to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 260. House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 285. House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 293. House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter,



Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 317. House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford City, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 318. House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 321. House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller,

Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 436. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 510. House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 512. House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller,

Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 514. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 219. House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 375. House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall,



Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 50. House bill to amend and re-enact section 3101 of the Code of Virginia—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 69. House bill to protect reformative, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors, in the discharge of the duties imposed on them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 104. House bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C.,

Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 112. House bill to amend and re-enact section 2252 of the Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 128. House bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 238. House bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 243. House bill to amend and re-enact section 2143 of the Code of Virginia—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 269. House bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc.—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 340. House bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 522. House bill to authorize the town of Front Royal to issue bonds in a sum not exceeding \$25,000.00 and expend the proceeds arising from the sale thereof, or so much as may be necessary, for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said



town; and to provide by proper taxy levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 524. House bill to amend and re-enact section 6 of an act entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 526. House bill to amend and re-enact an act approved March 13, 1914, entitled an act to provide a road law for Spotsylvania county and all acts subsequent thereto—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woodville, Young, Mr. Speaker—77.

No. 174. House bill to create the Hampton Roads Port Commission, define its duties and powers, to provide funds for carrying on its work, and to require certain reports from the Board of Pilot Commissioners—yeas, 73; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Koger, Long, McCaleb, McLean, McNutt, Moffett, Ozlin, Page, Prince, Ramey, Ramsey, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Young, Mr. Speaker—73.

NAYS—Messrs. Gordon, Hall—2.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to House bills Nos. 123, 164, 477, 478, 479, 484, 486, 494, 88, 159, 172, 176, 203, 226, 234, 235, 260, 285, 293, 317, 318, 321, 436, 510, 512, 514, 522, 524, 526, 219, 375, 50, 69, 104, 112, 128, 238, 243, 174, 269 and 340 were concurred in were severally rejected.

No. 8. House bill to provide for the compulsory education of children between the ages of eight and fourteen years, and to repeal an act entitled an act to promote (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act, entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918—came up.

The amendments proposed by the Senate were rejected—yeas, 22; nays, 68.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bright, Brown, Mayo C., Campbell, Craft, Dotson, Fletcher, Ford, Fuller, Hall, Henderson, Jones, James P., Keen, Page, Pitts, Pratt, Rew, Smith, Charles Henry, Smith, Lemuel F., St. Clair, Warren, C. R., Wilkins, Williams—22.

NAYS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, J. Sinclair, Carter, Commins, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Prince, Ramey, Ramsey, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smithey, Snell, Stinson, Story, Taylor, Trolinger, Turner, Warren, B. S., Woods, Woodville, Wright, Young, Mr. Speaker—68.

MR. DEANS moved to reconsider the vote by which the amendments were rejected; which was rejected.

Ordered that MR. WILLIAMS inform the Senate.

A message was received from the Senate by MR. GOOLRICK, who informed the House that the Senate insists upon its amendments and requests a committee of conference.

MR. WILLIAMS moved that the House concur in the request for a committee of conference, which was agreed to.

Ordered that MR. WILLIAMS inform the Senate.

THE SPEAKER appointed MESSRS. WILLIAMS, JEFFREYS and HURT the committee of conference on the part of the House.

No. 281. House bill to create a State Highway Commission; to provide for a chairman thereof, and to prescribe the powers, duties and the compensation of the commission and chairman; and to provide for a State Highway Commissioner; to create road construction districts; to provide for the appointment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation, also to repeal sections 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission; to define its powers and duties, the term of office, salary and qualifications of the commissioners; to authorize the commission to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing their terms of office; to give to said commission the power of eminent domain, the power to make and enforce rules and regulations governing the traffic and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act—came up.

The amendments proposed by the Senate were rejected—yeas, 12; nays, 66.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Bright, Campbell, Farrier, Henderson, Hoover, C. N., Prince, Rew, Smith, Charles Henry, Stuart, Trolinger, Wilkins, Woodville—12.

NAYS—Messrs. Adams, Anderson, Bagby, Bolton, Bondurant, Bowles, Brown, Mayo C., Carter, Commins, Deans, DeFriece, Dotson, Ewell, Fletcher, Ford, Gibson, Gordon, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Horner, Horsley, Hurst, Hylton, Jeffreys, Jones, Edwin B., Keen, Keezell, Koger, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Ramsey, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithy, Snell, St. Clair, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Wright, Young, Mr. Speaker—66.

MR. OZLIN moved to reconsider the vote by which the amendments were rejected; which was rejected.

Ordered that MR. OZLIN inform the Senate.

A message was received from the Senate by MR. BYRD, who informed the House that the Senate insists upon its amendments and requests a committee of conference.



MR. OZLIN moved that the House concur in the Senate's request for a committee of conference, which was agreed to.

Ordered that MR. OZLIN inform the Senate.

THE SPEAKER appointed MESSRS. OZLIN, STORY and DEFRIECE the committee of conference on the part of the House.

The following Senate bills were read at length a third time and passed:

No. 130. Senate bill to amend and re-enact section 5827, relating to the limitation of enforcement of deeds of trust and mortgages—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 391. Senate bill to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America in Congress assembled to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for the appointment of a custodian of all moneys received by the State from appropriations made by the Congress of the United States for the purpose stated; to provide for the appointment of a State board to co-operate with the Federal board for vocational education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such State board and the Industrial Commission of Virginia—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 232. Senate bill to amend and re-enact section 7 of an

act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 362. Senate bill to amend and re-enact section 7 of an act entitled an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of tollgates and the collection of toll upon certain public roads therein; and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under the laws heretofore in effect in said county, approved March 24, 1920—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 416. Senate bill authorizing the board of supervisors of Nelson county to use the balance of the proceeds of a bond issue, authorized by chapter 96 of Acts of Assembly, 1920, for the purpose of building a bridge across Hat creek on East Branch road, in the neighborhood of Roseland, and for painting various bridges over Tye river in the Massie's Mill magisterial district of said county—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

No. 417. Senate bill authorizing the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$20,000.00, for the purpose of constructing roads and bridges in Lovingson magisterial district of said county—yeas, 78; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bondurant, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

Motions severally made to reconsider the votes by which Nos. 130, 391, 232, 362, 416 and 417 Senate bills were passed, were rejected.

The following Senate bills were, on motions severally made, dismissed:

No. 346. Senate bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements in the county jail.

No. 411. Senate bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for



the appointment, by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer in receiving any work done under or by virtue of this act.

No. 55. Senate bill to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee—came up.

Mr. OZLIN moved that the House insist upon its amendments and request a committee of conference, which was agreed to.

Ordered that Mr. OZLIN inform the Senate.

A message was received from the Senate by Mr. GRAVATT, who informed the House that the Senate concurs in the request for a committee of conference.

THE SPEAKER appointed MESSRS. COMMINS, OZLIN and NORRIS the committee of conference on the part of the House.

Mr. PRINCE, from the committee of conference on the disagreeing votes of the two houses on No. 127 House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, presented the following:

*To the Senate and House of Delegates:*

The undersigned conferees on the disagreeing votes of the two houses on No. 127 House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended, recommend that the Senate amendments be agreed to with the addition of the words "on intangibles."

Respectfully,

JAMES E. CANNON,  
S. L. FERGUSON,  
W. H. JEFFREYS, JR.,

*Conferees on the part of the Senate.*

WM. D. PRINCE,  
CHAS F. SMITH,  
SAM'L. D. RODGERS,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 72; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Groome, Haddon, Henderson, Hoover,

C. N., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, James P., Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Ozlin, Page, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—72.

MR. PRINCE moved to reconsider the vote by which the report of the conference committee was adopted, which was rejected.

Ordered that MR. PRINCE inform the Senate.

A message was received from the Senate by MR. JEFFREYS, who informed the House that the Senate had concurred in the report of the committee of conference.

MR. BROWN of *Roanoke county*, from the committee of conference on the disagreeing votes of the two houses on No. 349 House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, presented the following report:

*To the Senate and House of Delegates:*

The undersigned conferees on the disagreeing votes of the two houses on No. 349 House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924, recommend that the bill be amended as follows:

Page 2, under the head of Legislative Department, after "Assembly" at end of first section add:

1. Not exceeding the sum of five thousand dollars each for the Senate and House of Delegates.

Page 2, under the heading Legislative Department, Document Clerk and Librarian of the Senate, strike out "six (\$6.00) dollars per day" and insert in lieu thereof "seven (\$7.00) dollars per day."

Page 3, under head of Judiciary Department, line 1, Reporter of the Supreme Court of Appeals, strike out "\$1,500.00" and insert in lieu thereof "\$2,500.00."

Page 3, Clerk of the Supreme Court at Richmond, strike out the words "provided only so much thereof as, in addition to the fees received by the Clerk at Richmond, less his actual necessary expenses allowed by the Court of Appeals, as may be necessary to make his total net compensation amount to the sum of five thousand dollars."

Page 3, line 11, Clerk of the Supreme Court of Appeals at Staunton, after the word "Staunton" strike out the figures "\$320.00" and insert in lieu thereof the figures "\$400.00."

Page 3, line 12, Clerk of Supreme Court of Appeals at Wytheville, strike out "\$320.00" and insert in lieu thereof "\$400.00."

Page 3, line 21, expenses of judges of the Supreme Court, strike out "\$500.00" and insert "\$1,000.00."

Page 2, totals for adjudicating cases in the Supreme Court of

Appeals, strike out "\$63,084.00" and insert "\$64,903.00." For the three totals for the Supreme Court strike out "\$78,084.00" and insert in lieu thereof "\$79,903.00."

Page 6, under the heading of Attorney General, for the Enforcement of Prohibition, strike out "\$37,500.00" and insert in lieu thereof "\$35,000.00."

Page 6, under Attorney General, line 7, strike out the words, "be ex-officio Commissioner of Prohibition and receive as a salary for same out of this appropriation the sum of \$500.00 per annum" and insert in lieu thereof the following: "Receive the sum of \$500.00 per annum out of this appropriation for his services in connection with the Prohibition Department."

Page 6, line 12, add new paragraph as follows, insert the following: "The Assistant Attorney General shall receive as an additional salary the sum of \$500.00 to be paid out of this appropriation for the enforcement of prohibition."

Page 6, first year totals for Attorney General, strike out "\$54,860.00" and insert in lieu thereof "\$52,360.00."

Page 6, under the heading of Auditor of Public Accounts for recording financial transactions of the State, strike out "\$48,880.00" and in lieu thereof insert "\$50,680.00" and make the same amendment in the line following.

Page 6, under heading of Auditor of Public Accounts, item of additional employees, strike out "\$29,880.00" and insert in lieu thereof "\$31,680.00."

Page 7, line 11, for payment of pensions, strike out the type-written portion of the bill and insert in lieu thereof the following: "Out of this appropriation of one million dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the act approved February 28, 1918, Acts of Assembly 1918, chapter 85, pp. 143-153, to \$180.00 a year for total blindness, \$250.00 a year; to \$75.00 a year for total disability, \$130.00 a year; to \$55.00 a year for partial disability, \$100.00 a year; to \$86.00 a year for loss of limb, \$130.00 a year; and to each widow of a soldier, sailor or marine who was married prior to May 1, 1877, and who is otherwise entitled under this act to \$50.00 a year, \$76.00 a year, and to the personal representative of each deceased pensioner \$25.00 for the funeral expenses of such deceased pensioner; provided, however, that the said sum of \$25.00 may be paid without the qualification of a personal representative to the undertaker, when such undertaker shall file his bill, verified by proper affidavit, with the Auditor of Public Accounts, together with copy of death certificate of such pensioner; and the other allowances as authorized by the act aforesaid."

Page 8, after word "pensions" in line 6, insert the following: "The Auditor of Public Accounts shall pay quarterly, at such dates as he may prescribe, the pensions authorized by this act."



Page 8, for assessing property for taxation, etc., strike out words "provided that no payments to the commissioners of the revenue shall be paid in excess of the commissions allowed commissioners of the revenue by section 2349 of the Code of 1919."

Page 9, under the heading of Auditor of Public Accounts, strike out the following: "And in addition thereto a sum sufficient to enable the Auditor of Public Accounts to carry out the provisions of the pension law."

Page 9, totals for Auditor, strike out "\$2,140,530.00" and insert "\$2,142,330.00."

Page 11, State Treasurer, for custody and disbursement of State money, strike out "\$27,861.00" and insert "\$29,911.00," both in figures and in words.

Page 11, under heading of State Treasurer, for chief clerk "not exceeding" strike out "\$2,750.00" and insert "\$3,000.00."

Page 11, under heading of "State Treasurer" after the words "additional employees not exceeding" strike out "\$15,900.00" and insert "\$17,700.00" in words and in figures.

Page 11, under heading of Superintendent of Public Printing, at bottom of page add "the Auditor of Public Accounts is hereby authorized and directed to charge off any deficit that may be standing against the Public Printing fund at the commencement of business on March 1, 1922."

Page 12, under heading of Art Commission, strike out the appropriation for the Art Commission.

Page 12, under heading of Bureau of Labor and Industrial Statistics, for expenses of administration, strike out "\$9,840.00" and insert in lieu thereof "\$10,640.00," both in words and figures.

Page 12, after "Commissioner of Labor" strike out "\$3,000.00" and insert "\$3,600.00," and Assistant Commissioner of Labor, strike out "\$2,200.00" and insert "\$2,400.00," total \$32,740.00.

Page 13, under heading of Commissioner of Prohibition, enforcement, etc., strike out "\$37,510.00" and insert "\$35,010.00," both in figures and letters.

Page 17, under heading of State Corporation Commission, after the words "other members of the State Corporation Commission (2) at" strike out figures "\$4,500.00" and insert "\$4,800.00" and after the word "each" in same line strike out "\$9,000.00" and insert in lieu thereof "\$9,600.00."

Page 17, under the heading State Corporation Commission, after the words "for expenses of administration of the State Corporation Commission" strike out the figures and words "\$47,705.00" and insert "\$49,105.00" in words and figures. After the words "additional employees, not exceeding" strike out the figures "\$20,680." and insert "\$22,080.00."

Page 18, after the words "total for the State Corporation Commission" strike out the figures "\$87,205.00" and insert "\$88,605.00."

Page 20, under heading of Military (Adjutant General) after line 3, insert the following: "For obtaining data pertaining to the

men and women from Virginia who served in the military and naval forces in the war with Germany, \$1,000.00."

Page 20, after the items of Adjutant General, strike out the words "for obtaining data pertaining to the men and women from Virginia who served in the military and naval forces in the war with Germany, \$1,000.00." Make total for Adjutant General "\$90,000.00."

Page 20, under heading of William and Mary, strike out the words "for construction," etc., down to and including the figures "\$50,000.00" and insert in lieu thereof the following: "For construction of a dormitory and physical educational building for men, provided, however, that no part of this appropriation of \$30,000.00 hereby made, shall be available unless and until satisfactory evidence has been furnished to the Governor of Virginia that the sum of \$60,000 in addition has been made available by the alumni, friends and officials of the college, without further charge to the Commonwealth, for the erection of said building; and provided further, that no monies heretofore or hereby appropriated by the General Assembly to the said college for maintenance or other purposes shall be diverted to or used for the erection of said building. \$30,000.00."

Page 20, under heading of William and Mary, totals, strike out "\$228,925.00" and insert "\$208,925.00" in words and in figures.

Page 21, under heading of Medical College of Virginia, after the word "patients" add new paragraph as follows: "And, in view of the unusual financial condition of the said Medical College of Virginia, and its immediate and pressing need for financial assistance at this time, there is hereby appropriated the additional sum to be used for maintenance and operation of the Medical College and maintenance and operation of the hospital division for the free treatment, care and maintenance of Virginia patients, \$20,000.00. It being understood that the said additional appropriation is only for the purpose of aiding said Medical College through temporary financial difficulty."

Page 21, Medical College totals, strike out "\$82,000.00" and insert "\$102,000.00."

Page 21, under heading of State Board of Education, strike out "\$1,323,125.00" in words and figures and insert "\$1,288,125.00."

Page 22, under heading of State Board of Education, line 4, strike out "\$475,000.00" and insert "\$440,000.00" in figures and words.

Page 22, line 17, under heading of State Board of Education, strike out "\$1,323,125.00" and insert "\$1,288,125.00."

Page 22, line 15, after the word "blind" insert the following: "Any unused balance of this sum to revert to and become a part of the elementary fund."

Page 23, State Board of Education, grand total, strike out "\$1,722,519.67," and insert "\$1,687,519.67."

Page 24, under heading of State Librarian, after the words "State Librarian" strike out "\$3,000.00" and insert "\$3,300.00."

Page 25, under heading of University of Virginia, strike out "\$303,980.00" in words and figures and insert "\$304,880.00" in words and figures.

Page 25, lines 25 and 26, strike out words "three hundred and three thousand nine hundred and eighty dollars" and insert in lieu thereof "three hundred and four thousand eight hundred and eighty dollars."

Page 25, under heading of University of Virginia, after words "for making loans to students \$1,000.00" insert "for extension work, \$900.00."

Page 27, under heading of Virginia Military Institute, strike out "\$134,575.00" and insert "\$136,657.00" in figures and words.

Page 28, under heading of Normal School at Farmville, strike out "\$122,090.00" and insert in lieu thereof "\$124,090.00" in words and figures.

Page 28, under heading of State Normal School at Fredericksburg, strike out "\$72,930.00" and insert "\$74,930.00" in figures and words.

Page 30, under Agricultural Department, second paragraph, after "insecticides" add "fungicides."

Page 38, strike out the following: "\$89,000.00" and insert "\$96,500.00," and at bottom of page 38 strike out "\$5,000.00" and third line from bottom of page 38 strike out "\$2.00" and insert "\$3.00," and at end of last line in page 38 add "to be paid out of the maintenance and operation fund."

Page 39, in line 4, strike out "\$98,000" and insert in lieu thereof "\$100,500.00."

Page 40, under heading of Piedmont Sanatorium at Burkeville, after the words "Superintendent and Medical Director" strike out "\$2,700.00" and insert "\$3,000.00," and after "first assistant physician" strike out "\$2,200.00" and insert "\$1,900.00."

Page 42, under heading of State Penitentiary, line 37, strike out words "Educational director not exceeding \$1,200.00" and insert "full-time educational director not exceeding \$2,400.00."

Page 47, under heading of State Highway Department, strike out everything from top of page down to and including "additional employees not exceeding \$174,140.00" and insert in lieu thereof "State Highway Commissioner, assistants, clerks and employees, \$190,740.00."

Page 47, under heading of State Highway Department, for construction and reconstruction of State highways and to meet Federal aid, strike out "\$370,245.00" and insert "\$335,245.00."

Page 47, after the words "Federal aid" add "the State Highway Commission is hereby authorized to pay out of State highway and maintenance funds such additional amounts, not to exceed one hundred thousand dollars, for administration and engineering expenses of the department as may be approved by the Governor."



Page 47, under heading of State Highway Department, grand total, strike out "\$1,355,685.00" and insert "\$1,320,685.00."

Page 47, after the last paragraph in the appropriation made to the Highway Department insert as a new paragraph the following: "Out of the amounts above appropriated for the construction and for the maintenance of State highways, the State Highway Commission may pay the valid awards made by the Industrial Commission of Virginia in favor of the employees engaged in such work and the dependents of killed employees so engaged, as provided under the provisions of the workmen's compensation act."

Page 48, under the heading of Commissioner of Fisheries, strike out the following: "For additional boats \$1,500.00" and insert in lieu thereof "for the purchase and equipment of additional boats, \$10,000.00."

Page 51, under the heading of Register of Land Office, lines 10, 11 and 12, strike out "Elevator Conductors and Watchmen at Capitol building (2) not exceeding \$1,260.00 each" and insert "Elevator Conductor and Watchman at Capitol building not exceeding \$1,260.00."

Page 51, grand total for Register of Land Office, strike out "\$76,390.00" and insert "\$75,130.00."

Page 53, under heading of Miscellaneous, in line 11, insert "for Commission on Simplification of Government (Acts of General Assembly, 1922, S. B. No. 196) not exceeding \$3,000.00."

For expenses in preparing report of Houdon Statue Commission amount remaining of previous appropriation, \$98.25.

#### 1923 and 1924

For the year ending February 29, 1924.

Page 57, under the head of Legislative Department, after "Assembly" at end of first section add: "1. Not exceeding the sum of thirty-five hundred dollars each for the Senate and House of Delegates."

Page 57, under the heading Legislative Department, Document Clerk and Librarian of the Senate, strike out "six (\$6.00) dollars per day" and insert in lieu thereof "seven (\$7.00) dollars per day."

Page 57, under head of Judiciary Department, line 7, Reporter of the Supreme Court of Appeals, strike out "\$1,500.00" and insert in lieu thereof "\$2,500.00."

Page 57, line 8, Clerk of the Supreme Court at Richmond, strike out the words provided only so much thereof as, in addition to the fees received by the clerk at Richmond, less his actual necessary expenses allowed by the Court of Appeals as may be necessary to make his total net compensation amount to the sum of five thousand dollars."

Page 57, Clerk of the Supreme Court of Appeals at Staunton, after the word "Staunton" strike out the figures "\$320.00" and insert in lieu thereof the figures "\$400.00."

Page 57, Clerk of the Supreme Court of Appeals at Wytheville, strike out "\$320.00" and insert in lieu thereof "\$400.00."

Page 58, line 4, expenses of judges of the Supreme Court, strike out "\$500.00" and insert "\$1,000.00."

Pages 57 and 58, totals for adjudicating cases in the Supreme Court of Appeals, strike out "\$63,084.00" and insert "\$64,903.00." For the three totals for the Supreme Court strike out "\$78,084.00" and insert in lieu thereof "\$79,903.00."

Page 60, under the heading of Attorney General, for the Enforcement of Prohibition, strike out "\$75,000.00" and insert in lieu thereof "\$70,000.00."

Page 60, under Attorney General, line 14, strike out the words "be ex-officio Commissioner of Prohibition and receive as a salary for same out of this appropriation the sum of \$500.00 per annum." and insert in lieu thereof the following: "Receive the sum of \$500.00 per annum out of this appropriation for his services in connection with the Prohibition Department."

Page 60, add new paragraph as follows, insert the following: "The assistant Attorney General shall receive as an additional salary the sum of \$500.00 to be paid out of this appropriation for the enforcement of prohibition."

Page 60, totals for Attorney General, strike out "\$91,910.00" and insert in lieu thereof, "\$86,910.00."

Page 60, under the heading of Auditor of Public Accounts for recording financial transactions of the State, strike out "\$48,880.00" and in lieu thereof insert "\$50,680.00" and make the same amendment in the following line.

Page 61, under heading of Auditor of Public Accounts, item of additional employees, strike out "\$29,880.00" and insert in lieu thereof "\$31,680.00."

Page 61, after the words "for payment of pensions" strike out the typewritten portion of the bill and insert in lieu thereof the following: "Out of this appropriation of one million dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the act approved February 28, 1918, Acts of Assembly 1918, chapter 85, pages 143-153, to \$180.00 a year for total blindness, \$250.00 a year; to \$75.00 a year for total disability, \$130.00 a year; to \$55.00 a year for partial disability, \$100.00 a year; to \$86.00 a year for loss of limb, \$130.00 a year; and to each widow of a soldier, sailor or marine, who was married prior to May 1, 1877, and who is otherwise entitled under this act to \$50.00 a year, \$76.00 a year, and to the personal representative of each deceased pensioner \$25.00 for the funeral expenses of such deceased pensioner; provided, however, that the said sum of \$25.00 may be paid without the qualification of a personal representative to the undertaker, when such undertaker shall file his bill, verified by proper affidavit with the Auditor of Public Accounts, together with copy of death

certificate of such pensioner; and the other allowances as authorized by the act aforesaid."

Page 62, after the word "pensions" in line 24, insert the following: "The Auditor of Public Accounts shall pay quarterly, at such dates as he may prescribe, the pensions authorized by this act."

Page 63, line 4, for assessing property for taxation, etc., strike out words "provided that no payments to the commissioners of the revenue shall be paid in excess of the commissions allowed commissioners of the revenue by section 2349 of the Code of 1919."

Page 63, under heading of Auditor of Public Accounts, strike out the following: "And in addition thereto a sum sufficient to enable the Auditor of Public Accounts to carry out the provisions of the pension law."

Page 63, totals for Auditor, strike out "\$2,139,730.00" and insert "\$2,141,530.00."

Page 65, State Treasurer, for custody and disbursement of State money, strike out "\$25,731.00" and insert "\$27,781.00," both in figures and in words.

Page 65, under heading of State Treasurer, for "chief clerk not exceeding," strike out "\$2,750.00" and insert "\$3,000.00."

Page 65, under heading of State Treasurer, after the words "additional employees not exceeding" strike out "\$15,900.00" and insert "\$17,700.00" in words and in figures.

Page 66, under heading of Art Commission, strike out the appropriation for the Art Commission.

Page 66, under heading of Bureau of Labor and Industrial Statistics, for expenses of administration, strike out "\$9,790.00" and insert in lieu thereof "\$10,590.00," both in words and in figures.

Page 66, after "Commissioner of Labor" strike out "\$3,000.00" and insert "\$3,600.00" and assistant Commissioner of Labor, strike out "\$2,200.00" and insert "\$2,400.00"—total \$32,640.00."

Page 70, under the heading State Corporation Commission, after the words "for expenses of administration of the State Corporation Commission," strike out the figures and words "\$47,705.00" and insert "\$49,105.00" in words and figures.

Page 71, after the words "additional employees, not exceeding," strike out the figures "\$20,680.00" and insert "\$22,080.00." After the words "total for the State Corporation Commission" strike out the figures "\$87,205.00" and insert "\$88,605.00."

Page 71, under heading of State Corporation Commission, after the words "other members of the State Corporation Commission (2) at," strike out figures "\$4,500.00" and insert "\$4,800.00" and after the word "each" in same line strike out "\$9,000.00" and insert in lieu thereof "\$9,600.00."

Pages 73 and 74, under heading of Adjutant General, strike out "\$100,000.00" and insert "\$90,000.00" in figures and words.

Page 74, under heading of William and Mary, strike out the words "for construction, etc." down to and including the figures "\$50,000.00" and insert in lieu thereof the following: "For con-



struction of a dormitory and physical educational building for men, provided, however, that no part of this appropriation of \$50,000.00 hereby made, shall be available unless and until satisfactory evidence has been furnished to the Governor of Virginia that the sum of \$60,000.00 in addition has been made available by the alumni, friends and officials of the college, without further charge to the Commonwealth, for the erection of said building; and provided further that no money heretofore or hereby appropriated by the General Assembly to the said college for maintenance and other purposes shall be diverted to or used for the erection of said building, \$50,000.00."

Page 75, under heading of Medical College of Virginia, after the word "patients" add new paragraph as follows: "And, in view of the unusual financial condition of the said Medical College of Virginia, and its immediate and pressing need for financial assistance at this time, there is hereby appropriated the additional sum to be used for maintenance and operation of the Medical College and maintenance and operation of the hospital division for the free treatment, care and maintenance of Virginia patients, \$15,000.00. It being understood that the said additional appropriation is only for the purpose of aiding said Medical College through temporary financial difficulty."

Page 75, Medical College totals, strike out "\$81,500.00" and insert in lieu thereof "\$96,500.00."

Page 75, under heading of State Board of Education, strike out "\$1,323,125.00," in words and figures, and insert "\$1,288,125.00."

Page 76, under heading of State Board of Education, lines 10 and 11, strike out "\$475,000.00" and insert "\$440,000.00" in figures and words.

Pages 75 and 76, lines 23 and 24, under heading of State Board of Education, strike out "\$1,323,125.00" and insert "\$1,288,125.00."

Page 76, line 21, after the word "blind" insert the following: "Any unused balance of this sum to revert to and become a part of the elementary fund."

Page 78, State Board of Education, grand total, strike out "\$1,732,818.87," and insert "\$1,697,818.87."

Page 78, under the heading of State Librarian, after the words "State Librarian" strike out "\$3,000.00" and insert "\$3,300.00."

Page 79, under heading of University of Virginia, strike out "\$275,800.00" in words and figures and insert "\$276,700.00" in words and figures.

Page 79, lines 23 and 24, strike out words "two hundred and seventy-five thousand and eight hundred dollars" and insert in lieu thereof "two hundred and seventy-six thousand and seven hundred dollars."

Page 79, under heading of University of Virginia, after words "for making loans to students, \$1,000.00" insert "for extension work, \$900.00."

Page 81, under heading of Virginia Military Institute, strike out "\$165,316.00" and insert "\$167,873.00" in figures and words.

Page 82, under heading of Normal School at Farmville, strike out "\$119,160.00" and insert in lieu thereof "\$122,160.00."

Page 83, under heading of State Normal School at Fredericksburg, strike out "\$79,381.00" and insert "\$82,381.00."

Page 85, section 1, under Agricultural Department, after "insecticides" add "fungicides."

Page 93, strike out the following "\$89,000.00" and insert "\$96,500.00," and fifth line from bottom of page strike out "\$5,000.00," and seventh line from bottom of page strike out "\$2.00" and insert "\$3.00," and at end of line 5 add: "To be paid out of the maintenance and operation fund." At bottom of page strike out "\$98,000," and insert in lieu thereof "\$100,500.00."

Page 95, under heading of Piedmont Sanatorium at Burkeville, after the words "Superintendent and Medical Director," strike out "\$2,700.00" and insert "\$3,000.00," and after "first assistant physician" strike out "\$2,200.00" and insert "\$1,900.00."

Page 98, under heading of State Penitentiary, strike out words "Educational director not exceeding \$1,200.00" and insert "full-time educational director not exceeding \$2,400.00."

Page 102, under heading of State Highway Department, strike out lines numbered five to thirteen, inclusive, down to and including the words "additional employees not exceeding \$174,140.00" and insert in lieu thereof "State Highway Commissioner, assistants, clerks and employees, \$190,740.00."

Page 102, under heading of State Highway Department, for construction and reconstruction of State highways and to meet Federal aid, strike out "\$239,560.00" and insert "\$204,560.00."

Page 102, after the words "Federal aid" add "the State Highway Commission is hereby authorized to pay out of State highway and maintenance funds such additional amounts, not to exceed one hundred thousand dollars, for administration and engineering expenses of the department as may be approved by the Governor."

Page 102, under heading of State Highway Department, grand total, strike out "\$1,225,000.00" and insert "\$1,190,000.00."

Page 102, after the last paragraph in the appropriation made to the Highway Department insert as a new paragraph the following: "Out of the amounts above appropriated for the construction and for the maintenance of State highways, the State Highway Commission may pay the valid awards made by the Industrial Commission of Virginia in favor of the employees engaged in such work and the dependents of killed employees so engaged, as provided under the provisions of the workmen's compensation act."

Page 103, under the heading of Commissioner of Fisheries, strike out the following: "For additional boats \$1,500.00" and insert in lieu thereof "for the purchase and equipment of additional boats \$10,000.00."

Page 106, under the heading of Register of Land Office, lines 14, 15 and 16, strike out "Elevator Conductors and Watchmen at Capitol Building (2) not exceeding \$1,260.00 each" and insert "Elevator Conductor and Watchman at Capitol building not exceeding \$1,260.00."

Page 106, grand total for Register of Land Office, strike out "\$64,170.00" and insert "\$62,910.00."

Page 114, section 8, line 13, after the word "same" insert the following: "All except a sum (not exceeding \$4,000.00) sufficient to pay the bills outstanding against said fund, after they shall have been audited and approved by the Auditor of the State."

W. A. GARRETT,  
SAXON W. HOLT,  
H. F. BYRD,

*Conferees on the part of the Senate.*

J. SINCLAIR BROWN,  
NORVELL L. HENLEY,  
PARKE P. DEANS,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 81; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, W. E. Hoover, C. N., Hoover, W. C., Horner, Horsley, Hylton, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—81.

NAYS—Messrs. Gordon, Hall—2.

MR. BROWN of *Roanoke county* moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. BROWN of *Roanoke county* inform the Senate.

A message was received from the Senate by MR. GARRETT, who informed the House that the Senate had adopted the report of the committee of conference.

MR. DEANS, from the committee of conference on the disagreeing votes of the two houses on No. 252 House bill to amend and re-enact sections 5, 14, 21½, 27, 32, 35, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away



of ardent spirits, or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act the following new sections, to be numbered sections 5½, 21¼, 55-f, 57¼, 77, respectively, and to be properly inserted serially as numbered in said act, and to repeal all acts or parts of acts in conflict with this act; presented the following report:

*To the Senate and House of Delegates of Virginia:*

Your undersigned conferees, upon the disagreeing votes of the two houses on House bill No. 252 to amend and re-enact sections 5, 14, 21½, 27, 32, 41, 55, 57, 63, 73 of an act to define ardent spirits, and to prohibit the manufacture, use, sale, offering for sale, transportation, keeping for sale, and giving away of ardent spirits or drugs, and prescribing penalties for the violation thereof, and adding new subsections, commonly known as the prohibition bill, beg leave to report as follows:

(1) We recommend that Senate amendment to section 21½, page 11, line 118, inserting the word "net" be not agreed to, but that the word "net" be stricken out, and the word "gross" inserted in lieu thereof, and in the same line that the word "fifty" be stricken out, and that the word "one hundred" be inserted in lieu thereof.

(2) We recommend that Senate amendment to section 21½, on page 12, line 7, inserting the words "of greater capacity than two gallons" be not agreed to, and that said words be stricken out.

(3) We recommend that Senate amendment to section 32, page

19, striking out lines 32 to 46, inclusive, be not agreed to, but that said lines be reinserted in the bill with the change in lines 36 and 43 of the words "thirty-seven thousand five hundred" to "thirty-five thousand," and in line 45 changing "seventy-five" to "seventy."

(4) We recommend that Senate amendment 35½ be made to read section 35½, and that in said section on page 9 of the amendment after the word "spirits" strike out the phrase "knowing it to contain such poisonous substance."

(5) We recommend that Senate amendment to section 41, page 23, line 13, striking out the words "or female" be not agreed to.

(6) We recommend that Senate amendment striking out all of lines 19 to 29, both inclusive, of section 63, on page 34, be not agreed to, but that in lieu thereof section 63 be made to read as follows, the lines renumbered from 1 on consecutively:

"Upon the trial of any officer charged with the enforcement of the prohibition laws of the State, for an offense against the person or property of any one, committed in the performance of his duties in the enforcement of such laws, on the affidavit of such officer, or his attorney, that in the opinion of such officer or attorney, such officer cannot obtain a fair trial in the county or city wherein such offense was alleged to have been committed, the court shall change the venue for the trial of such officer to some other county or city wherein a fair trial of the alleged offense may be had. And in case of such change of venue the witnesses of the defendant shall be paid as if they were summoned for the Commonwealth."

(7) We recommend that Senate amendments to section 57, on page 31, line 113, striking out the word "is" and in line 114 inserting after the word "vehicle" the words "is less than five gallons" be not agreed to; and in the same section 57, on page 32, after the word "herein" in line 127, striking out the balance of said line, and all of lines 127, 128, 129 and 130, be not agreed to, and that said lines be restored to the act; and that the following new paragraph be added at the end of line 130, to-wit:

"Whenever any automobile or other vehicle or boat herein mentioned is seized under the provisions of this section, the officer making such seizure shall be allowed a fee or reward of \$25.00, to be taxed against the automobile or other vehicle seized and confiscated. In the event the automobile or other vehicle or boat is not finally confiscated under this section, such fee shall be \$10.00, to be taxed against the confiscated vehicle or boat, or the defendant, and collected as other costs in the manner provided by law. Where two or more officers unite in capturing such automobile or other vehicle or boat said fee shall be divided among them equally."

(8) We recommend that the amendment to page 24 after line 40, inserting the following new paragraph: "It shall be unlawful for any person to purchase ardent spirits from any person, firm or corporation, if the sale of same be in violation of any of the provisions of this act, or of any of the prohibition laws of this State, and any such purchaser shall be guilty of a misdemeanor,

and upon conviction shall be fined not exceeding one hundred dollars" be not agreed to.

(9) We recommend that the amendment to section 35, page 22, line 16, after the word "boat" inserting the following: "Or the personal baggage of any person wherever situated, unless such person be found in the act of violating the provisions of this law, provided that where any intoxicating liquor is found in any wagon, buggy, automobile, or any similar conveyance, it shall be lawful to examine the baggage therein contained," be not agreed to, but that said amendment be stricken out, and in lieu thereof the following amendment to said section 35, on page 22, in line 16, after the word "boat" be inserted, to-wit: "Or any hand bag, suit case or trunk on any train or passenger steamboat, or the usual and ordinary hand baggage of pedestrians, unless such person be found in the act of violating the provisions of the prohibition laws of the State, but it shall be lawful to inspect and examine any such baggage while same shall be carried or found in any boat, automobile or other vehicle herein named, except a train or passenger boat."

(10) We further recommend that all other Senate amendments to said House bill No. 252 be agreed to.

(11) Having restored a part of section 63 as section 63, and having eliminated the provision with reference to the purchasing of ardent spirits contrary to law, we recommend that so much of the amendment to the title as is contained in the following words be stricken out: "And strike out section 63, and after the words 'giving away of ardent spirits' add 'the purchasing of ardent spirits contrary to law, and to repeal section 63 of the prohibition act,'" and further amend title by adding between the sections 32 and 41 in the title, the figures "35" and sections 5½ and 5⅘ inserted where they serially belong.

Given under our hands this the seventh day of March, nineteen hundred and twenty-two.

Respectfully submitted,

G. WALTER MAPP,  
A. WILLIS ROBERTSON,  
ROBERT L. LEEDY,

*Conferees on the part of the Senate.*

PARKE P. DEANS,  
JAS. P. JONES,  
E. HUGH SMITH,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 77; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Dotson, Eller, Ewell,



Farrier, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Mr. Speaker—77.

NAYS—Messrs. Fuller, Gordon, Moffett, Sinclair, Smith, Charles Henry—5.

MR. DEANS moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. DEANS inform the Senate.

A message was received from the Senate by MR. ROBERTSON, who informed the House that the Senate had adopted the report of the committee of conference.

No. 529. House bill authorizing the boards of supervisors of Princess Anne and Isle of Wight counties to make appropriations for the expenses of the judge of the twenty-eighth judicial circuit was, on motion of MR. EWELL, taken up out of its order on the calendar.

MR. EWELL moved to dispense with the several readings and printing of the bill required by section 50 of the Constitution, which was agreed to—yeas, 57; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bondurant, Bowles, Bright, Brown, Mayo C., Carter, Commins, Deans, Dotson, Eller, Ewell, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McNutt, Owen, Ozlin, Prince, Ramey, Ramsey, Richards, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Snell, St. Clair, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—57.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 69; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bondurant, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, Dotson, Eller, Ewell, Fletcher, Ford, Gibson, Graham, Gray, J. Walter, Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jones, Edwin B., Jones, James P., Long, McCaleb, McCotter, McNutt, Moffett, Owen, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—69.

MR. EWELL moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that Mr. EWELL carry the bill to the Senate and request their concurrence.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 320. House bill authorizing the board of supervisors of Russell county to borrow money, not to exceed \$50,000, for the purpose of making improvements to the courthouse and jail in said county.

No. 245. Senate bill to amend and re-enact an act entitled an act to provide how a charter of a town granted by a court may be annulled and repealed, approved March 4, 1920.

No. 301. Senate bill to amend and re-enact sections 41 and 43 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 365. Senate bill to amend sections 80, 81 and 82 of the charter of the city of Portsmouth, approved March 10, 1908, to provide for a sinking fund and the management thereof by a board of sinking fund commissioners.

No. 137. House bill to amend and re-enact section 2769 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 415. Senate bill to validate, ratify and confirm an order of the circuit court of Greene county incorporating the town of Stanardsville in the said county; to provide that the boundaries of the said town shall be set out in said order; to validate an election held in pursuance of said order, all ordinances of the council of said town, and all official acts of the mayor of said town and its council; to provide that the said town shall have certain officers, chosen by the council, and to confer upon it certain powers concerning them; also to repeal an act entitled an act to incorporate the town of Stanardsville, in the county of Green, approved February 5, 1867, and an act entitled an act to change and define the corporate limits of the town of Stanardsville, in the county of Greene, and for other purposes, approved March 31, 1873.

No. 306. Senate bill to authorize the board of supervisors of Bath county to issue bonds or other obligations of said county for a sum not exceeding one hundred thousand dollars, for the purpose of financing road construction in said county, and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal thereof at maturity.

No. 368. Senate bill to authorize the town of Altavista, in the county of Campbell, to sell the McMinnis farm of about 207 acres in Pittsylvania county.

No. 400. Senate bill to authorize and empower the board of visitors of R. E. Lee Camp soldiers' home to borrow the sum of ten thousand dollars for the purpose of installing a new heating plant at the soldiers' home.

No. 352. Senate bill authorizing the board of supervisors of Stafford county to discontinue the levy heretofore laid in said county known as the bridge levy upon certain conditions.

No. 303. Senate bill to amend and re-enact section 5167 of the Code of Virginia.

No. 412. Senate bill to amend and re-enact section 2872 of the Code of Virginia.

No. 345. Senate bill to amend and re-enact section 6355 of the Code of Virginia.

No. 373. Senate bill creating the office of assistant attorney for the Commonwealth for the city of Norfolk, Virginia, and providing for his appointment and duties.

No. 351. Senate bill prohibiting any person from shooting from any duck blind belonging to another in the water of the Potomac river adjoining the county of Stafford.

No. 369. Senate bill to authorize and empower the council of the town of Altavista, in the county of Campbell, to borrow money and issue bonds for the enlargement and other improvement of its water supply system, sewers and streets.

No. 270. House bill to amend and re-enact section 3257 of the Code of Virginia and to repeal section 3163 of the Code of Virginia.

No. 258. House bill to amend and re-enact sections 2881 and 2882 of the Code of Virginia, in relation to the incorporation of towns by the circuit courts of this State.

No. 439. House bill to amend and re-enact section 2978 of the Code of Virginia.

No. 336. Senate bill to amend and re-enact section 134 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 121. House bill to authorize and regulate the recordation of plats subdividing tracts of land situated within the corporate limits of any city containing more than thirty thousand inhabitants according to the last preceding United States census, or within ten miles of the corporate limits of any such city, into three or more parts for the purpose of laying out any town, or city, or any addition thereto, or any part thereof or suburban lots, and to declare the effect of such recordation; and to repeal an act entitled an act to prohibit the recordation of plats for the subdivision of land into lots showing on said plats streets and alleys, within, or within fifteen miles from, the limits of any city having a population of not less than sixty thousand nor more than one hundred and ten



thousand inhabitants, except in conformity with the plan provided by such city, approved March 27, 1918.

No. 438. House bill to provide for the commitment of vagrants or persons who are physically incapable of supporting themselves, and in destitute circumstances, to poorhouses or like institutions.

No. 386. House bill to amend the charter of the town of Pennington Gap, Lee county, Virginia, by adding thereto seven new sections to be numbered 20 to 26, inclusive; to authorize, under certain conditions, the issuing of bonds for street, road, sewer, and water supply purposes; and to provide for the procurement, installation and maintenance of a water supply system.

The hour of 2 o'clock having arrived, the chair was vacated until 4 o'clock P. M.

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#### THURSDAY, MARCH 9, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had passed Senate bills entitled an act authorizing the board of supervisors of Accomac and Northampton counties to make appropriations for the expenses of the judge of the thirty-first judicial circuit, No. 437; and an act authorizing the supervisors of Alleghany, Botetourt, Bath and Craig counties and the council of the city of Clifton Forge to make appropriations for the expenses of the judge of the nineteenth judicial circuit, No. 438; in which they request the concurrence of the House.

The bills were referred to the Committee on Counties, Cities and Towns.

A message was received from the Senate by DR. DOTSON, who informed the House that the Senate had agreed to amendments two and three and had rejected amendments one and four proposed by the House to Senate bill entitled an act to amend and re-enact section 79 of the Code of Virginia, No. 77.

THE SPEAKER laid the bill before the House.

MR. PAGE moved that the House recede from its amendments one and four, which was agreed to.

MR. PAGE moved to reconsider the vote by which the House receded from its amendments, which was rejected.

Ordered that MR. PAGE inform the Senate.

No. 46. Senate bill to amend and re-enact section 3206 of the Code of Virginia—came up.

On motions severally made by MESSRS. FARRIER and WILLIS, the bill was severally amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 72; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bolton, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—72.

NAYS—Mr. Hicks, W. F.—1.

No. 268. Senate bill to amend and re-enact section 5995 of the Code of Virginia as amended by an act approved February 25, 1920—came up.

On motion of MR. HENLEY, the bill was amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 71; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Fuller, Gordon, Graham, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jones, Edwin B., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—71.

NAYS—Mr. Horsley—1.

No. 119. Senate bill to amend and re-enact section 4902 of the Code of Virginia—came up.

On motion of MR. BROWN of *Lynchburg*, the bill was amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Mayo C., Campbell, Carter, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James, P., Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Owen, Page, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Wright, Mr. Speaker—68.

No. 250. Senate bill to amend and re-enact sections 4145 and 4146 of the Code of Virginia—came up.

The amendment proposed by the Committee on Insurance and Banking was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 41; nays, 28.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Bolton, Bowles, Deans, Dotson, Farrier, Fletcher, Ford, Gordon, Graham, Gray, Z. T., Groome, Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McLean, Moffett, Nottingham, Page, Prince, Ramey, Rew, Richards, Shepherd, Smith, Alfred C., St. Clair, Stinson, Story, Taylor, Williams, Willis, Wright, Young, Mr. Speaker—41.

NAYS—Messrs. Anderson, Boatwright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, DeFriece, Eller, Ewell, Fuller, Haddon, Hall, Hicks, W. F., Hoover, C. N., Long, McCaleb, McNutt, Owen, Patterson, Pitts, Pratt, Ramsey, Rodgers, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Wilkins—28.

No. 186. Senate bill to amend and re-enact section 2143 of the Code of Virginia—came up.

On motions severally made by MESSRS. WILLIS and SMITH of *Alexandria*, the bill was severally amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 64; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Brown, Israel, Brown, Mayo C., Campbell, Carter, Craft, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hicks, E. A., Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McNutt, Nottingham, Owen, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Rodgers, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woodville, Wright, Mr. Speaker—64.

The following Senate bills were read at length a third time and passed:

No. 167. Senate bill to amend and re-enact section 1707 of the Code of Virginia—yeas, 65; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bowles, Bright, Brown, J. Sinclair, Campbell, Carpenter, Deans, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Story, Taylor, Trolinger, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—65.

NAYS—Messrs. Boatwright, Dotson, Gordon, Hall, Hicks, W. F., Owen, Smith, Lemuel F.—7.

No. 33. Senate bill to validate and authorize contracts upon the life of infants, under certain conditions, and subject to certain



provisions, to give a valid discharge of the contract or for any benefits available or money payable under the same and to create liens thereon—yeas, 52; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Craft, Dotson, Farrier, Ford, Gordon, Graham, Gray, Z. T., Groome, Hoover, W. C., Horner, Hurt, Jeffreys, Jones, James P., Keen, Keezell, Long, McCaleb, McLean, Moffett, Nottingham, Ozlin, Page, Patterson, Pitts, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Story, Stuart, Warren, B. S., Wilkins, Willis, Woodville, Wright, Mr. Speaker—52.

NAYS—Messrs. Beatie, Brown, Mayo C., DeFriece, Eller, Ewell, Fletcher, Haddon, Hall, Hicks, W. F., Hoover, C. N., Jones, Edwin B., McNutt, Ramey, Stinson, Taylor—15.

No. 134. Senate bill to amend and re-enact section 1 of an act entitled an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people, and the manner in which women may register and vote; also providing when this act shall take effect, approved March 20, 1920—yeas, 54; nays, 10.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carter, Craft, Deans, DeFriece, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Groome, Haddon, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Jones, James P., Keen, Keezell, Nottingham, Page, Patterson, Pitts, Pratt, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Snell, St. Clair, Story, Trolinger, Turner, Warren, B. S., Wilkins, Williams, Willis, Woodville, Wright, Mr. Speaker—54.

NAYS—Messrs. Gordon, Horsley, Hurt, Jones, Edwin B., McNutt, Owen, Smith, Charles Henry, Smith, Lemuel F., Stuart, Taylor, Young—10.

Motions severally made to reconsider the votes by which Nos. 46, 268, 119, 167, 250, 33, 186 and 134 Senate bills were passed were rejected.

No. 25. Senate bill to prevent trespassing upon the property of another, and to provide the penalty therefor—was, on motion of Mr. BROWN of *Lynchburg*, dismissed.

On motion of Mr. WILLIS, the chair was vacated until 8 o'clock P. M.

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#### THURSDAY, MARCH 9, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

The following Senate bills were read at length a second time:

No. 196. Senate bill to provide for the appointment of a commission on simplification of State government; to prescribe the powers and duties of the commission.

No. 304. Senate bill to amend and re-enact section 4235 of the Code of Virginia.

No. 354. Senate bill to require industrial sick benefit companies to insert in policies of industrial sick benefit insurance hereafter issued by them a provision permitting the cancellation of the sick benefit portion of the policy under certain conditions.

No. 92. Senate bill to amend and re-enact section 675 of the Code of Virginia.

No. 219. Senate bill to amend and re-enact section 4042, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies.

No. 355. Senate bill to make it unlawful for any person to knowingly or wilfully make any false or fraudulent statement or representation of any material fact in or with reference to any application for insurance or as to the death or disability of a policy or certificateholder in, or for the purpose of procuring or attempting to procure the payment of any false or fraudulent claim against, or for the purpose of obtaining or attempting to obtain any money from or benefit in any industrial sick benefit company licensed, or which may be licensed to do business in this State, and to provide penalties for its violation.

No. 344. Senate bill authorizing the councils or other governing bodies of cities and towns and the boards of supervisors of counties to levy special taxes for paying interest on and providing a sinking fund for bonds, notes, or certificates of indebtedness issued by such cities, towns and counties.

No. 360. Senate bill to authorize the use of the jail of the city of Lynchburg by the county of Campbell for certain purposes.

No. 366. Senate bill conferring upon the council of the city of Portsmouth the power to establish, enlarge, or acquire electric light plants, heat and power plants, street railway, trolley-bus and transportation system, and gas works, and to acquire by purchase, condemnation, lease, or otherwise the property in whole or in part of any private or public service corporation operating such system or systems.

No. 409. Senate bill providing for the collection of specimens of birds and their nests and eggs for scientific and educational purposes only.

No. 427. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$60,000 and to issue notes therefor, for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county: and to repeal an act entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor, for the purpose of paying off

the indebtedness existing against the county road fund and the general county fund of said county, approved February 17, 1922.

No. 430. Senate bill authorizing the town council of the town of Halifax, in Halifax county, to borrow not exceeding \$45,000 and to issue bonds therefor, for the purpose of improving streets in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on and principal of said bonds.

No. 435. Senate bill to amend and re-enact section 13 of an act entitled an act to incorporate the town of Wachapreague, in Accomac county, and to provide for taking the census of the qualified voters of said town on the same, approved April 2, 1902.

No. 436. Senate bill authorizing the town council of the town of Wachapreague, in Accomac county, to borrow not exceeding \$10,000, and to issue bonds therefor, for the purpose of improving streets and sidewalks in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on the principal of said bonds.

No. 69. Senate bill providing for a commission on mental health.

No. 266. Senate bill to amend and re-enact section 1028 of the Code of Virginia.

No. 15. Senate bill to amend and re-enact section 228 of the Code of Virginia, in so far that only voters belonging to the party in whose interest a primary election is held shall participate therein.

No. 38. Senate bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 39. Senate bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920.

No. 9. Senate bill to require the preceding conveyance to be stated in deeds, deeds of trust, and contracts conveying or affecting the title to real estate, the date thereof and the book and page



thereof where recorded; to impose certain duties upon clerks of courts.

No. 399. Senate bill to amend and re-enact section 6358 of the Code of Virginia.

No. 343. Senate bill to amend and re-enact section 6209 of the Code of Virginia.

No. 419. Senate bill authorizing the district school board of Sussex courthouse school district, in Sussex county, to borrow money for the purpose of paying the existing indebtedness of said board; and to require the board of supervisors to levy a tax to pay the interest thereon, and to create a sinking fund to redeem the principal thereof at maturity.

No. 172. Senate bill to create county school boards; to prescribe the powers, duties, obligations and compensations of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, and county school boards as they may exist on September 1, 1922.

No. 397. Senate bill to appropriate the proceeds of the Glebe lands and other properties belonging to the parishes of Abingdon, Ware and Petsworth districts, in the county of Gloucester, and to create a corporation to hold and invest said funds and all other funds now held by the Gloucester Charity School, and other donations; also to repeal all general and special laws heretofore passed in any way affecting or pertaining to the Gloucester Charity School.

No. 195. Senate bill to amend and re-enact section 2110 of the Code of Virginia, as amended by chapter 402, Acts of Assembly, 1920, and to amend and re-enact sections 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121 and 2122 of the Code of Virginia, in relation to county bonds for road and bridge construction and improvement, and to repeal all acts in so far as the same are in conflict.

No. 367. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvement, in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

No. 424. Senate bill to authorize the board of supervisors of Lee county to issue bonds of said county on behalf of the Yokum Station magisterial district thereof, for a sum not exceeding fifty thousand dollars (\$50,000.00) for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Keokee road, leading from the Wise county line on top of Dividing Ridge, to the town of Keokee, a distance of approximately three and one-half ( $3\frac{1}{2}$ ) miles, and such additional distance beyond and west of Keokee, leading to the Lower Crab Orchard country, as can be permanently improved out of such funds; and to levy taxes to pay the interest thereon.

and to create a sinking fund for the payment of principal of said bonds at maturity.

No. 418. Senate bill to amend and re-enact an act entitled an act to amend and re-enact chapter 654 of the Acts of the Assembly, 1897-98, entitled an act to authorize the board of supervisors of Floyd county to let to contract the public roads of that county and levy a tax to keep the same in repair, as amended and re-enacted by chapter 227 of the Acts of 1899-1900, and as amended and re-enacted by chapter 144 of the Acts of 1904, and as further amended by an act approved March 17, 1916, approved March 24, 1920.

No. 428. Senate bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00), to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.

No. 422. Senate bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Samuel Miller magisterial district of said county, and to levy a special district tax in said district to pay said bonds and the interest thereon.

No. 434. Senate bill authorizing the board of supervisors of Halifax county to borrow not exceeding seventy-five thousand dollars and to issue notes therefor for the purpose of improving, constructing, or reconstructing any section or sections of the State highway system within said county in accordance with the provisions of chapter 184 of the Acts of Assembly of 1920, and the providing for the payment of the interest on and the principal of said notes.

No. 433. Senate bill to permit the Virginia Railway and Power Company to grant free transportation over its car lines in the city of Richmond and suburbs to Confederate veterans in R. E. Lee Camp Soldiers' Home, and to relieve said company from any liability in connection with such transportation of said veterans, except in case of gross negligence.

No. 421. Senate bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for the issuing of warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 387. Senate bill to amend and re-enact section 2072 of the Code of Virginia.

No. 83. Senate bill to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated—came up.

On motion of MR. FARRIER, the bill was amended.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jones, James P., Keen, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Stinson, Story, Stuart, Taylor, Turner, Warren, B. S., Wilkins, Willis, Woodville, Young, Mr. Speaker—71.

No. 80. Senate bill to provide for licensing, regulation and inspection of children's boarding houses and nurseries—came up.

The amendment proposed by the Committee on Moral and Social Welfare was agreed to.

MESSRS. GORDON, WILLIS and FLETCHER moved severally to amend the bill, which motions were severally rejected.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 60; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Horner, Jeffreys, Jones, James P., Keen, Long, Massey, McCaleb, McCotter, Moffett, Nottingham, Ozlin, Page, Pitts, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Snell, Story, Taylor, Turner, Wilkins, Willis, Woodville, Wright, Mr. Speaker—60.

NAYS—MESSRS. Gordon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Keezell, McLean, Richards, Sinclair, Stinson, Stuart, Warren, B. S., Warren, C. R.—15.

No. 79. Senate bill to amend and re-enact section 5333 of the Code of Virginia, as amended by an act approved March 19, 1920—came up.

The amendment proposed by the Committee on Moral and Social Welfare was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 71; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bowles, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards,



Rodgers, Shepherd, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, Story, Stuart, Taylor, Turner, Wilkins, Willis, Woodville, Wright, Mr. Speaker—72.

NAYS—Mr. Hoover, C. N.—1.

No. 93. Senate bill to provide for the licensing, regulation and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia—came up.

The amendment proposed by the Committee on Moral and Social Welfare was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 46; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Brown, Israel, Brown, Mayo C., Campbell, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Graham, Groome, Haddon, Hall, Henderson, Hicks, E. A., Horner, Hurt, Jeffreys, Jones, James P., Massey, McCaleb, McCotter, Nottingham, Patterson, Pitts, Pratt, Ramey, Ramsey, Rew, Rodgers, Smith, Charles Henry, Smith, E. Hugh, Story, Taylor, Warren, C. R., Wilkins, Willis, Woodville, Wright, Mr. Speaker—46.

NAYS—Messrs. Boatwright, Gray, Z. T., Hoover, C. N., Jones, Edwin B., McLean, Norris, Ozlin, Shepherd, Sinclair—9.

No. 35. Senate bill to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, et cetera, that are void as to creditors and purchasers unless recorded—came up.

The amendment proposed by the Committee for Courts of Justice was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yase, 60; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bowles, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, E. A., Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Ozlin, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, E. Hugh, Story, Turner, Warren, C. R., Wilkins, Willis, Woodville, Young, Mr. Speaker—60.

NAYS—Messrs. Boatwright, Campbell, Koger, Smith, Lemuel F., Stuart—5.

Motions severally made to reconsider the votes by which Nos. 83, 80, 79, 93 and 35 Senate bills were passed were severally rejected.

No. 173. Senate bill concerning the custody of children—came up.

MR. BROWN of *Lynchburg* offered a substitute for section 2, which was rejected.

The bill was read at length a third time and rejected—yeas, 26; nays, 46.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bolton, Brown, Israel, Brown, Mayo C., DeFriece, Diggs, Dotson, Ewell, Gibson, Groome, Haddon, Hall, Henderson, Jeffreys, Jones, James P., Keen, Keezell, Page, Pratt, Rew, Rodgers, Sinclair, Story, Warren, B. S., Wilkins, Mr. Speaker—26.

NAYS—Messrs. Bagby, Beatie, Boatwright, Bowles, Brown, J. Sinclair, Campbell, Carpenter, Commins, Craft, Eller, Farrier, Fletcher, Gordon, Graham, Gray, Z. T., Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Long, Massey, McCaleb, McLean, Moffett, Norris, Nottingham, Ozlin, Pitts, Price, Prince, Ramey, Ramsey, Richards, Shepherd, Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Snell, Stuart, Turner, Warren, C. R., Woodville, Young—46.

MR. DEANS moved to reconsider the vote by which the bill was rejected; which was rejected.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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FRIDAY, MARCH 10, 1922.

Prayer by MR. ADAMS, the member from Halifax.

On motion of MR. BOWLES, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 9, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact section 2406 of the Code of Virginia, No. 58; an act to prevent the sale of inferior and worthless vegetable seed in the State of Virginia, No. 62; an act to amend and re-enact section 1173 of the Code of Virginia, No. 65; an act to amend and re-enact section 1053 of the Code of Virginia, No. 82; an act to amend and re-enact section 6322 of the Code of Virginia, No. 83; an act to remove the disability of infancy for the purpose of passing contingent right of courtesy and dower, No. 87; an act to require all owner, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled, No. 109; an act to create the Virginia Commission

for the Blind, to define its duties, and to make appropriation for its maintenance, No. 117; an act to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission, No. 118; an act to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920, No. 136; an act to protect landlords against removal of crop by tenants until rents and advances are paid, and to prescribe punishment therefor, No. 140; an act to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918, No. 158; an act to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 41½, imposing a tax upon the transfer at death of the personal property of nonresidents, and providing penalties for the violation of this section, No. 182; an act to amend and re-enact section 2414 of the Code of Virginia, No. 185; an act to amend and re-enact sections 4804 and 4805 of the Code of Virginia, No. 304; an act to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia and to prescribe the procedure thereon, No. 313; an act to amend and re-enact section 3873 of the Code of Virginia, No. 381; an act to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings, in the name of the Commonwealth of Virginia, in all cases not provided for by existing law, No. 397; an act to amend and re-enact section 6317 of the Code of Virginia, No. 86; an act to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof, No. 152; an act to amend and re-enact section 5379 of the Code of Virginia, No. 77; an act to amend and re-enact section 4801 of the Code of Virginia, No. 44; an act to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, No. 335; an act to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia, No. 333; an act to amend and re-enact section 5276 of the Code of



Virginia as amended by an act approved February 21, 1920, No. 362; an act to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within the State, and authorizing the acquisition thereof and interest therein, and repealing all prior acts and parts of acts in conflict with this act, approved March 16, 1918, No. 116; an act to amend section 5281 of the Code of Virginia, No. 84; an act to repeal section 6326 of the Code of Virginia, No. 85; an act to amend and re-enact section 2942 of the Code of Virginia, as amended by chapter 367 of the acts of the General Assembly of 1920, No. 298; an act to validate, ratify, approve and confirm bonds issued on election heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor, No. 467; an act to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, No. 334; an act authorizing the school board of South Hill school district, in the county of Mecklenburg, to borrow money, not to exceed \$45,000, for building a schoolhouse in the town of South Hill, in said district, No. 507; an act to amend and re-enact section 6063 of the Code of Virginia, No. 246; an act to amend and re-enact section 6062 of the Code of Virginia, No. 312; an act to amend and re-enact section 5121 of the Code of Virginia, No. 364; and an act to amend and re-enact sections 5867 and 5869 of the Code of Virginia, No. 401.

They have passed, with amendments, House bills entitled an act to prohibit the sale of deer in this State, No. 23; an act to amend and re-enact section 6017 of the Code of Virginia, No. 49; an act prescribing standard barrels for lime, and regulations for containers of cement, and providing penalties for violations of this act, No. 341; an act to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases, No. 345; an act to amend and re-enact an act entitled an act to create and maintain a State Board of Crop Pest Commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903, No. 187; an act to provide for a closed season on squirrels and hares or rabbits in this State, No. 20; an act to amend and re-enact section 4163 of the Code of Virginia, No. 315; an act to amend and re-enact sections 3780 as heretofore amended, 3781, 3786, 3788, 3810, as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876 as heretofore amended, of the Code of Virginia, No. 382; an act requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds, No. 214; an act to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the

government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, No. 274; an act providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit, No. 499; an act to amend and re-enact section 5985 of the Code of Virginia, No. 79; an act authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920, No. 344; an act to require State departments, officers, boards and commissions now required to make annual reports, to make bi-annual reports in lieu thereof, No. 292; an act to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for certain services rendered by their police justices either in criminal cases or in cases of violation of ordinances, No. 206; and an act to authorize and direct the board of supervisors of Wise county to borrow one hundred twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district, No. 523.

And they have passed Senate bills entitled an act to grant jurisdiction to all courts having general chancery jurisdiction to make binding declarations of rights and determine questions of construction, whether any consequential relief is or could be claimed, or not, and to prescribe where, and how, and with what effect suits seeking the exercise of such jurisdiction shall be brought and conducted, and how this act shall be construed, No. 103; and an act to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, No. 439; in which they request the concurrence of the House of Delegates.

Nos. 23, 49, 341, 345, 187, 20, 315, 382, 214, 274, 79, 344, 292, 499, 206 and 523 House bills were, on motions severally made, placed on the calendar.

No. 103. Senate bill was referred to the Committee for Courts of Justice.

No. 439. Senate bill was referred to the Committee on Finance.

No. 402. Senate bill licensing the taking or catching of scallops with scrapes from the public grounds of the Commonwealth, and providing for the designation of public scallop grounds; having been considered by the committee in session, was reported from the Committee on Chesapeake and Its Tributaries.

The following Senate bills, having been considered by the committee in session, were reported from the Committee for Courts of Justice:

No. 105. Senate bill to prescribe how a new day for the execution of the sentence of death shall be fixed, and dispensing with the presence of the person to be executed.

No. 290. Senate bill to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons. (With amendments.)

No. 406. Senate bill validating certain holographic wills admitted to probate in this State since the taking effect of the Code of Virginia of 1919.

No. 335. Senate bill to require the examination for venereal disease of all persons admitted to the State penitentiary, State penitentiary farm, or to any branch prison or to any of the reformatories of the State, or to any of the hospitals for the insane or colonies for the epileptic and feeble-minded, and the proper treatment of those found so affected: having been considered by the committee in session, was reported from the Committee on Asylums and Prisons.

The following Senate bills, having been considered by the committee in session, were reported from the Committee on Counties, Cities and Towns:

No. 437. Senate bill authorizing the boards of supervisors of Accomac and Northampton counties to make appropriations for the expenses of the judge of the thirty-first judicial circuit.

No. 438. Senate bill authorizing the boards of supervisors of Alleghany, Botetourt, Bath and Craig counties and the council of the city of Clifton Forge to make appropriations for the expenses of the judge of the nineteenth judicial circuit.

MR. BROWN *of Roanoke county* offered the following resolution:

Resolved by the House of Delegates (the Senate concurring), That the present session of the General Assembly be, and the same is hereby, extended for a period not exceeding ten days from the day on which it would otherwise end according to law; and

Resolved further, That during the extension of ten days of this session provided for, no bills shall be passed by either house, it being understood that the extension is for the purpose of completing enrollment, examination and signing of bills to be presented to the Governor and such other matters pertaining to each house as may properly come up therein: which was agreed to—yeas, 63; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Carter, Commins, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Graham, Gray, J. Walter, Groome, Haddon, Henderson, Henley, Hicks, W. F., Hoover, W. C.,



Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Massey, McLean, Norris, Nottingham, Ozlin, Page, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, E. Hugh, Smithey, Stinson, Story, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Young, Mr. Speaker—63.

Ordered that MR. BROWN of *Roanoke county* carry the resolution to the Senate and request their concurrence.

MR. BROWN of *Roanoke county* offered the following resolution:

Resolved, That the Clerk of the House of Delegates be authorized to employ a clerk to assist in the completion of the work of the session and a janitor at \$30.00 per month, to be paid out of the contingent fund of the House upon warrant of the Clerk and approved by THE SPEAKER; which was agreed to.

A message was received from the Senate by MR. ROBERTSON, who informed the House that the Senate had agreed to the following Senate joint resolution:

Resolved by the Senate (the House of Delegates concurring). That permission be given the Senate for consideration of Senate bill No. 252, appropriating money to Mathew Fontaine Maury Association for the purpose of placing a marker and tablet to the memory of Mathew Fontaine Maury in Goshen Pass; in which they request the concurrence of the House.

The resolution was agreed to.

Ordered that MR. WILLIS inform the Senate.

MR. PAGE offered the following resolution:

Resolved by the House of Delegates (the Senate concurring). That permission be given for consideration of No. 437 House bill to provide for the consolidation of cities; which was agreed to.

Ordered that MR. PAGE carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by MR. DODSON, who informed the House that the Senate had agreed to the resolution.

The morning hour having expired, the House proceeded to the business on the calendar.

The following Senate bills were read at length a first time:

No. 402. Senate bill licensing the taking or catching of scallops with scrapes from the public grounds of the Commonwealth, and providing for the designation of public scallop grounds.

No. 105. Senate bill to prescribe how a new day for the execution of the sentence of death shall be fixed, and dispensing with the presence of the person to be executed.

No. 290. Senate bill to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons.

No. 406. Senate bill validating certain holographic wills ad-

mitted to probate in this State since the taking effect of the Code of Virginia of 1919.

No. 335. Senate bill to require the examination for venereal disease of all persons admitted to the State Penitentiary, State Penitentiary farm, or to any branch prison or to any of the reformatories of the State, or to any of the hospitals for the insane, or colonies for the epileptic and feeble-minded, and the proper treatment of those found so affected.

No. 437. Senate bill authorizing the boards of supervisors of Accomac and Northampton counties to make appropriations for the expenses of the judge of the thirty-first judicial circuit.

No. 438. Senate bill authorizing the boards of supervisors of Alleghany, Botetourt, Bath and Craig counties and the council of the city of Clifton Forge to make appropriations for the expenses of the judge of the nineteenth judicial circuit.

The amendments proposed by the Senate to the following House bills were concurred in:

No. 23. House bill to prohibit the sale of deer in this State—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 341. House bill prescribing standard barrels for lime, and regulations for containers of cement, and providing penalties for violations of this act—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 345. House bill to prescribe the number of witnesses to be paid for out of the treasury of Virginia in criminal cases—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray,

Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 187. House bill to amend and re-enact an act entitled an act to create and maintain a State Board of Crop Pest Commissioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 20. House bill to provide for a closed season on squirrels in this State—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 315. House bill to amend and re-enact section 4163 of the Code of Virginia—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 382. House bill to amend and re-enact sections 3780 as heretofore amended, 3781, 3786, 3788, 3810 as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876 as heretofore amended, of the Code of Virginia—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray,



Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 214. House bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 79. House bill to amend and re-enact section 5985 of the Code of Virginia—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 344. House bill authorizing a school census in Bland school district of Prince George county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 292. House bill to require State departments, officers, boards and commissions now required to make annual reports, to make bi-annual reports in lieu thereof—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray,

Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 499: House bill providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

No. 206. House bill to authorize and empower cities which have, by the latest United States census, over one hundred and sixty thousand inhabitants, to provide for the collection and payment into their treasury of fees for certain services rendered by their police justices either in criminal cases or in cases of violation of ordinances—yeas, 59; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gibson, Gordon, Graham, Gray, Z. T., Groome, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Story, Stuart, Taylor, Trolinger, Tyler, Williams, Willis, Woodville, Mr. Speaker—59.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 23, 341, 345, 187, 20, 315, 382, 214, 79, 344, 292, 499 and 206 House bills were concurred in, were severally rejected.

No. 377. House bill for the protection of county roads in the county of Cumberland—came up.

MR. BOATWRIGHT moved to reject the amendments proposed by the Senate, which was agreed to.

MR. BOATWRIGHT moved to reconsider the vote by which the amendments were rejected, which was rejected.

Ordered that MR. BOATWRIGHT inform the Senate.

A message was received from the Senate by MR. EPES, who informed the House that the Senate insists upon its amendments and requests a committee of conference.

MR. BOATWRIGHT moved that the House concur in the request of the Senate for a committee of conference, which was agreed to.

Ordered that Mr. BOATWRIGHT inform the Senate.

THE SPEAKER appointed MESSRS. BOATWRIGHT, NOTTINGHAM and GORDON the committee of conference on the part of the House.

No. 49. House bill to amend and re-enact section 6017 of the Code of Virginia—came up.

Mr. JONES of *Richmond city* moved to reject the amendments proposed by the Senate, which was agreed to.

Mr. JONES of *Richmond city* moved to reconsider the vote by which the amendments were rejected, which was rejected.

Ordered that Mr. JONES of *Richmond city* inform the Senate.

A message was received from the Senate by Mr. CANNON, who informed the House that the Senate insists upon its amendments and requests a committee of conference.

Mr. JONES of *Richmond city* moved that the House concur in the request of the Senate for a committee of conference, which was agreed to.

Ordered that Mr. JONES of *Richmond city* inform the Senate.

THE SPEAKER appointed MESSRS. JONES of *Richmond city*, PAGE and BOLTON the committee of conference on the part of the House.

No. 523. House bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district—came up.

Mr. DOTSON moved to reject the amendments proposed by the Senate, which was agreed to.

Mr. DOTSON moved to reconsider the vote by which the amendments were rejected, which was rejected.

Ordered that Mr. DOTSON inform the Senate.

A message was received from the Senate by Mr. ROBERTSON, who informed the House that the Senate insists upon its amendments and requests a committee of conference.

Mr. DOTSON moved that the House concur in the request of the Senate for a committee of conference, which was agreed to.

Ordered that Mr. DOTSON inform the Senate.

THE SPEAKER appointed MESSRS. DOTSON, ADAMS and JONES of *Highland* the committee of conference on the part of the House.

The following Senate bills were read at length a third time and passed:

No. 196. Senate bill to provide for the appointment of a commission on simplification of State government: to prescribe the powers and duties of the commission—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece,



Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 92. Senate bill to amend and re-enact section 675 of the Code of Virginia—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 427. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$60,000 and to issue notes therefor, for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county; and to repeal an act entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county, approved February 17, 1922—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 430. Senate bill authorizing the town council of the town of Halifax, in Halifax county, to borrow not exceeding \$45,000, and to issue bonds therefor, for the purpose of improving streets in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on and principal of said bonds—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 435. Senate bill to amend and re-enact section 13 of an act entitled an act to incorporate the town of Wachapreague, in Accomac county, and to provide for taking the census of the qualified voters of said town on the same, approved April 2, 1902—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 436. Senate bill authorizing the town council of the town of Wachapreague, in Accomac county, to borrow not exceeding \$10,000, and to issue bonds therefor, for the purpose of improving streets and sidewalks in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on the principal of said bonds—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 266. Senate bill to amend and re-enact section 1028 of the Code of Virginia—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece,

Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 399. Senate bill to amend and re-enact section 6358 of the Code of Virginia—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 419. Senate bill authorizing the district school board of Sussex Courthouse school district, in Sussex county, to borrow money for the purpose of paying the existing indebtedness of said board; and to require the board of supervisors to levy a tax to pay the interest thereon, and to create a sinking fund to redeem the principal thereof at maturity—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 397. Senate bill to appropriate the proceeds of the Glebe lands and other properties belonging to the parishes of Abingdon, Ware and Petsworth districts, in the county of Gloucester, and to create a corporation to hold and invest said funds and all other funds now held by the Gloucester Charity School, and other donations; also to repeal all general and special laws heretofore passed in any way affecting or pertaining to the Gloucester Charity School—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece,



J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 424. Senate bill to authorize the board of supervisors of Lee county to issue bonds of said county on behalf of the Yokum Station magisterial district thereof, for a sum not exceeding fifty thousand dollars (\$50,000.00) for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Keokee road, leading from the Wise county line on top of Dividing Ridge, to the town of Keokee, a distance of approximately three and one-half ( $3\frac{1}{2}$ ) miles, and such additional distance beyond and west of Keokee, leading to the Lower Crab Orchard country, as can be permanently improved out of such funds; and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of principal of said bonds at maturity—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 422. Senate bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Samuel Miller magisterial district of said county, and to levy a special district tax in said district to pay said bonds and the interest thereon—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 434. Senate bill authorizing the board of supervisors of Halifax county to borrow not exceeding seventy-five thousand dollars and to issue notes therefor for the purpose of improving, constructing or reconstructing any section or sections of the State highway system within said county in accordance with the provisions of chapter 184 of the Acts of Assembly of 1920, and the providing for the payment of the interest on and the principal of said notes—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 433. Senate bill to permit the Virginia Railway and Power Company to grant free transportation over its car lines in the city of Richmond and suburbs to Confederate veterans in R. E. Lee Camp Soldiers' Home, and to relieve said company from any liability in connection with such transportation of said veterans, except in case of gross negligence—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

No. 421. Senate bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for the issuing of warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof—yeas, 70; nays, 0.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Campbell, Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Hicks, W. F.,

Hoover, C. N., Hoover, W. C., Horner, Hylton, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Ramey, Rew, Richards, Rodgers, Sinclair, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—70.

Motions severally made to reconsider the votes by which Nos. 196, 92, 427, 430, 435, 436, 266, 399, 419, 397, 424, 422, 434, 433 and 421 were passed, were severally rejected.

No. 158. Senate bill to authorize and validate the payment of small bank balances and small sums due from employers to next of kin of decedent—came up.

The amendment proposed by the Committee on Insurance and Banking was rejected.

MR. McNUTT moved to amend as follows:

On page 1 at the end of section 1 add the following: "Provided, however, that before the money is paid to the next of kin receipted bill is shown that the funeral expenses of the deceased person have been paid"; which was rejected.

The bill was read at length a third time and passed—yeas, 55; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Boatwright, Bolton, Bowles, Bright, Campbell, Carpenter, DeFriece, Diggs, Ewell, Farrier, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jones, James P., Keezell, McCotter, McLean, Norris, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramsey, Richards, Rodgers, Sinclair, Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Young, Mr. Speaker—55.

NAYS—Messrs. Beatie, Brown, Mayo C., Eller, Gordon, Hall, Jones, Edwin B., Koger, McCaleb, McNutt—9.

No. 225. Senate bill to amend and re-enact section 4278 of the Code of 1919—came up.

On motion of MR. SMITH of *Northumberland*, the bill was amended.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 43; nays, 31.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Boatwright, Bright, Brown, Mayo C., Commins, Craft, DeFriece, Diggs, Dotson, Ewell, Ford, Fuller, Gibson, Gordon, Groome, Haddon, Henderson, Horner, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, Moffett, Norris, Nottingham, Owen, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Smith, Charles F., Stinson, Story, Taylor, Tyler, Wilkins, Williams, Woodville, Mr. Speaker—43.

NAYS—Messrs. Bolton, Bowles, Campbell, Carpenter, Eller, Graham, Gray, Z. T., Hall, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hylton, Jeffreys, Koger, Long, McLean, McNutt, Ozlin, Page, Patterson, Ramsey, Sinclair, Smith, Charles Henry, Stuart, Trolinger, Warren, C. R., Willis, Woods, Young—31.



Motions severally made to reconsider the votes by which Nos. 225 and 158 Senate bills were passed, were rejected.

The following Senate bills were, on motions severally made, dismissed:

No. 428. Senate bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00), to pay off and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.

No. 251. Senate bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon a transfer at death of the personal property of nonresidents, and providing penalties for the violation of this section.

No. 360. Senate bill to authorize the use of the jail of the city of Lynchburg by the county of Campbell for certain purposes.

The following Senate bills were read at length a second time:

No. 390. Senate bill to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia, and to repeal section 399 of the Code of Virginia.

No. 3. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 24. Senate bill to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 313. Senate bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia.

No. 340. Senate bill to amend and re-enact section 2248 of the Code of Virginia of 1919.

No. 358. Senate bill to amend and re-enact section 2775 of the Code of Virginia.

No. 154. Senate bill to authorize the postponement of the payment of the sum of \$16,000.00 and interest due by the school board of Ettrick subschool district, of Chesterfield county, to the literary fund.

No. 72. Senate bill to provide for the appointment by the Governor of a commission of five members to make an educational survey of the State's industrial schools.

No. 31. Senate bill to amend and re-enact section 2142 of the Code of Virginia.

No. 413. Senate bill to amend and re-enact section 4082 of the Code of Virginia.

No. 185. Senate bill to amend and re-enact section 4083 of the Code of Virginia.

No. 81. Senate bill to regulate the employment of children; to repeal an act entitled an act to amend and re-enact chapter 210 of the Acts of 1903, regulating the employment of children in certain employments, approved March 13, 1908, as amended by chapter 339 of the Acts of 1914, approved March 27, 1914, approved March 14, 1918; to repeal an act entitled an act to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands, approved March 20, 1920, and to repeal sections 1809 to 1816, inclusive, of the Code of Virginia, section 1810 of which was amended by an act approved March 25, 1920.

No. 84. Senate bill to provide, in certain cases, for the payment out of county and city treasuries of allowances for the support of children in their own homes, and for the partial reimbursement by the State of the counties and cities making such payments; also to repeal an act entitled an act providing that any county or city of this State may pay a monthly allowance to indigent, widowed mothers for the partial support of their children in their own homes, approved February 28, 1918.

No. 90. Senate bill to amend and re-enact an act entitled an act making it a misdemeanor for a husband to desert or neglect his wife or for a parent to desert or neglect his children; prescribing the penalty therefor, and making provision for the apprehension and punishment of persons charged with or convicted of non-support; providing for the taking of recognizance, and for the forfeiture and enforcement of the same; providing for the appointment of probation officers, prescribing their duties and powers, and repealing certain acts, approved March 27, 1918.

No. 126. Senate bill to amend and re-enact sections 1905 to 1922, inclusive, of the Code of Virginia.

No. 165. Senate bill to provide for the appointment of special justices of the peace in cities of less than 25,000 inhabitants and in counties, to be known as judges of juvenile and domestic relations courts; to prescribe their jurisdiction, powers, duties and compensa-

tion; and to provide for the maintenance of juvenile and domestic relations courts in such cities and in counties.

No. 88. Senate bill to amend and re-enact section 4695 of the Code of Virginia.

No. 128. Senate bill to amend and re-enact sections 1945 to 1953, inclusive, of the Code of Virginia, and to add six new sections to the said Code to be numbered 1951-a, 1951-b, 1951-c, 1951-d, 1951-e and 1951-f.

No. 431. Senate bill prescribing the time of holding the regular terms of court in the twentieth judicial circuit.

No. 20. Senate bill to reimburse J. P. Taylor and J. C. Hart for barn and hay destroyed in order to capture Walter Ware, who was escaping after the murder of Sheriff W. C. Bond and Sergeant Julian F. Boyer, of Orange county, Virginia.

No. 76. Senate bill to make an appropriation of fifteen thousand dollars, to be used by committee of R. E. Lee Camp, No. 1, Confederate Veterans, viz.: E. D. Taylor, W. B. Freeman and McK. Evans, to aid in entertaining the United Confederate veterans, who will assemble on June 20, 21, 22, 1922, and to appropriate three thousand dollars to aid in entertaining Confederate veterans of Virginia at the unveiling of the statue of Robert E. Lee in Charlottesville.

No. 118. Senate bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines, and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways, upon certain conditions, a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street; to allow the library board to borrow money, issue bonds therefor, and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the Literary Fund in said bonds, approved March 25, 1920; to create a commission to consider and report to the General Assembly some suitable means of memorializing the valor and patriotism of the soldiers, sailors, marines and women who served in the world war; to dedicate as and for public streets and highways upon certain conditions, a strip of land fifteen feet in width, lying on the eastern side of the Capitol square in the city of Richmond, between Bank and Franklin streets, needed by the city of Richmond for the widening of Twelfth street; to authorize and direct the Library Board, upon certain conditions, to reconvey to the city of Richmond one-half of the square or parcel of land described in section 1 of said act, and to convey to the Commonwealth of Virginia the other half; to abolish the Memorial Library Fund provided for in said act, and directing any balance standing to the credit of said fund, after the discharge of all lawful obligations already assumed, to be converted into the general fund of the treasury of the State; also to provide in what event the repeal of the act aforesaid shall



not affect the dedication as and for public streets and highways of the strip of land mentioned therein.

No. 121. Senate bill to provide for payment of compensation to Mrs. G. H. Stevens, for services as assistant land assessor for city of Norfolk.

No. 280. Senate bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate Memorial Associations of this State, having in charge, and that expend such money upon, cemeteries containing the graves of Confederate soldiers and sailors.

No. 396. Senate bill for the relief of F. P. Pulley.

No. 153. Senate bill requiring the erection of sign posts at the intersection of certain public roads.

No. 374. Senate bill to amend and re-enact section 4067 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies, and providing for the control and regulation of such companies by the State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918.

No. 364. Senate bill authorizing the issue and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity—special order, came up.

MR. PRICE moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 85; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Deans, DeFriece, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gibson, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Page, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—85.

NAYS—MESSRS. Adams, Anderson, Owen, Prince, St. Clair, Warren, C. R.—6.

MR. HALL moved to amend as follows:

On pages 1 and 2, section 1, strike out all of the section after the word "system" in line 5 of page 1, and insert in lieu thereof the following:

"But no bonds shall be issued under this act unless and until the issue of same shall have been approved by a majority of the

qualified voters of the State voting in an election to be held on the Tuesday succeeding the first Monday in November of the year nineteen hundred and twenty-two.

"It shall be the duty of the Governor, not more than thirty days after this act becomes effective, to issue a writ of election calling an election to be held under the provisions of this act. Said writ shall be directed to the sheriffs of the counties and to the sergeants of the cities and towns of the State, whose duty it shall be forthwith to post a notice of said election at each voting precinct in each of the counties, cities and towns of the State, respectively. The Governor shall give notice of the said election to the officers charged with the duty of conducting elections throughout the State, which notice shall be given by a proclamation issued by the Governor, which he shall cause to be printed once a week for two weeks in at least ten newspapers of general circulation published in various sections of the State.

"The election provided for by this act shall be held and conducted as other elections are held and conducted, and the necessary expenses of same shall be paid as provided by general law. The ballots to be used in the said election shall be prepared and furnished by the regular election officials, and on each ballot shall be printed, in separate lines, the following words: 'For State bond issue for roads,' and 'Against State bond issue for roads,' and shall in all other respects conform to the general law. The manner of receiving and canvassing the ballots, and making returns and abstracts thereof, shall conform in all respects to the requirements of the general law, except that the certificate of the judges, as to the result of the election upon this question at each voting precinct in the State, shall be as follows: 'We hereby certify that at the election held on the seventh day of November, nineteen hundred and twenty-two, ——— votes were cast for a State bond issue for roads, and ——— votes were cast against a State bond issue for roads.

A. B.,

C. D.,

Clerks.

E. F.,

G. H.,

J. K.,

Judges.'

"The proper official canvassers of the general election results shall canvass these returns in like manner as other election returns, and they shall certify the number of votes cast for and against a State bond issue for roads, respectively, in each county, city and town, as the case may be, respectively. And said canvassers shall file their said certificates in the office of the clerk of the circuit court of the county, in the case of a county or town, and in the office of the clerk of the corporation court in the case of a city, as the case may be, and shall forward at once by registered mail to the Secretary of the Commonwealth a duplicate copy of their said certificates, and the Secretary of the Commonwealth

shall, within fifteen days from said election, or as soon thereafter as he shall obtain said returns, make and certify to the Governor a statement showing the total number of votes cast for and against a State bond issue for roads, respectively, and upon receipt of this statement the Governor shall forthwith issue a proclamation declaring the result of the election.

"The qualifications of voters at the election held under this act shall be the same as those prescribed for persons voting for United States Senator from Virginia at the general election of November the seventh, nineteen hundred and twenty-two."

On page 2, section 2, strike out the first three lines of the section and insert in lieu thereof the following:

"Sec. 2. If a majority of the qualified voters voting in the election provided for by the preceding section of this act shall approve a State bond issue for roads, the bonds authorized by section one of this act shall be issued during the years nineteen hundred and twenty-two and nineteen hundred and twenty-three in amounts to be determined by the Governor and shall become due and payable in amounts and."

MR. KEEZELL moved that the pending question now be put, which was agreed to—yeas, 47; nays, 41.

On motion of MR. SMITH of *Northumberland*, the vote was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Carter, Craft, DeFriece, Diggs, Ford, Gordon, Graham, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Keen, Keezell, Koger, Long, Massey, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramsey, Richards, Sinclair, Smith, Charles F., Smith, E. Hugh, Snell, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R., Young—47.

NAYS—Messrs. Bagby, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Commins, Deans, Dotson, Fletcher, Fuller, Gray, Z. T., Groome, Haddon, Hall, Henley, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, Norris, Page, Price, Ramey, Rew, Rodgers, Shepherd, Smith, Alfred C., Stinson, Story, Stuart, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—41.

The amendment proposed by MR. HALL was agreed to—yeas, 54; nays, 41.

On motion of MR. WILLIS the vote was recorded as follows:

YEAS—Messrs. Adams, Bagby, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Campbell, Carpenter, Commins, Deans, Diggs, Dotson, Fletcher, Fuller, Gibson, Gray, Z. T., Groome, Haddon, Hall, Henley, Horner, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, McLean, Norris, Page, Price, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Stinson, Story, Stuart, Trolinger, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—54.

NAYS—Messrs. Anderson, Beatie, Brown, Mayo C., Carter, Craft, DeFriece, Eller, Farrier, Ford, Gordon, Gray, J. Walter, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Keezell,



Koger, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramsey, Richards, Smith, Charles F., Smith, Lemuel F., Smithey, Snell, St. Clair, Taylor, Turner, Warren, B. S., Warren, C. R.—41.

MR. HALL moved to reconsider the vote by which the amendment was agreed to, which was rejected.

The amendment being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 54; nays, 42.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Bolton, Bowles, Bright, Brown, Issrael, Brown, J. Sinclair, Carpenter, Commins, Deans, Diggs, Dotson, Fletcher, Fuller, Gibson, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Horner, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Massey, McCaleb, Norris, Pitts, Pratt, Price, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—54.

NAYS—Messrs. Anderson, Beatie, Boatwright, Brown, Mayo C., Campbell, Carter, Craft, DeFriece, Eller, Farrier, Ford, Gordon, Graham, Gray, J. Walter, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C. Horsley, Hurt, Hylton, Keezell, Koger, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Prince, Ramsey, Richards, Smith, Charles F., Smithey, Snell, St. Clair, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R.—42.

MR. WILLIS moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that MR. WILLIS carry the bill to the Senate and request their concurrence.

MR. PAGE stated that he would have voted in the affirmative, but was paired with MR. BONDURANT.

MR. FARRIER stated that he was recorded in the negative, but should have been recorded in the affirmative.

On motion of MR. WILLIS, the chair was vacated until 4 o'clock P. M.

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#### FRIDAY, MARCH 10, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

No. 370. Senate bill to levy a tax upon motor vehicle fuels and to provide for the disposition of the revenue raised by same—special order, came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 64; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter,

Commings, Craft, DeFriece, Diggs, Dotson, Eller, Fletcher, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Hall, Henderson, Henley, Hicks, W. F., Horner, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, McCaleb, McNutt, Norris, Page, Pitts, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Williams, Willis, Woods, Woodville, Young, Mr. Speaker—64.

NAYS—Messrs. Hicks, E. A., Hoover, W. C., Keezell, Ozlin, Smith, Charles F., Turner—6.

MR. RICHARDS moved to pass by the bill, which was agreed to.

MR. WILLIAMS, from the committee of conference on the disagreeing votes of the two houses on No. 8 House bill to provide for the compulsory education of children between the ages of eight and fourteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children, between the ages of eight and twelve years, upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children, between the ages of eight and twelve years, upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918—presented the following:

*To the Senate and House of Delegates of Virginia:*

Your undersigned conferees upon the disagreeing votes of the two houses on House bill No. 8 to provide for the compulsory education of children between the ages of eight and fourteen years, respectfully report and recommend as follows:

That the House bill be agreed to with the following amendments:

(1) Substitute sections 1, 2, 3, 4, 5, 6, 7, 8 and 9, as amended by the Senate for sections 1, 2, 3, 4, 5, 6, 7, 8 and 9, respectively.

(2) Strike out section 10.

(3) Change number of section 11 to section 10.

(4) Insert new section as follows:

"Sec. 11. Nothing in this act contained shall apply to any child or children who for cause have been excused from the operation of this act by the local school board."

The result of the adoption of this report is to adopt the bill as it passed the Senate with the exception of section 12, which is retained exactly as it passed the House.

L. S. EPES,  
C. O'CONOR GOOLRICK,  
G. WALTER MAPP,

*Conferees on the part of the Senate.*

FRANKLIN WILLIAMS,  
JOS. M. HURT,  
R. L. JEFFREYS,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 64; nays, 16.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beattie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, McLean, McNutt, Moffett, Nottingham, Page, Pratt, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., St. Clair, Taylor, Trolinger, Tyler, Warren, C. R., Wilkins, Willis, Woodville, Wright, Young, Mr. Speaker—64.

NAYS—MESSRS. Carpenter, Carter, Gordon, Hicks, W. F. Horsley, Keezell, Owen, Ozlin, Prince, Smith, Charles F., Smithey, Snell, Story, Stuart, Turner, Warren, B. S.—16.

MR. WILLIAMS moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. WILLIAMS inform the Senate.

A message was received from the Senate by MR. EPES, who informed the House that the Senate had adopted the report of the committee of conference.

MR. NORRIS, from the committee of conference on the disagreeing votes of the two houses on No. 55 Senate bill to amend and reenact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee—presented the following:

*To the Senate and House of Delegates:*

Your undersigned committee of conference on the disagreeing votes of the two houses on amendments proposed by the House of Delegates to Senate bill No. 55, respectfully submit the following report:

We recommend:

1. That the following be substituted for amendment No. 2:

Page 1 of the engrossed bill, section 1, line 7, strike out period after "maintenance" and insert the following: "Until May first, nineteen hundred and twenty-four only, unless the Highway Commission deem it necessary to maintain said road longer."

2. That amendment No. 3 be accepted.

3. That the following be substituted for amendment No. 4:

Page 2, of the engrossed bill, section 7, strike out this entire section and insert in lieu thereof the following:

"Sec. 7. Westland—Kilmarnock, Lancaster, Warsaw, with branch from a point at or near Warsaw or between Warsaw and Montross to Heathsville and Reedsville, and from Warsaw to Montross, King George, Fredericksburg, Stevensburg, Culpeper, Washington, Virginia, Front Royal, Armel, Winchester, West Virginia line, with a connection from a point in Westmoreland county to Wakefield, the birthplace of Washington."



4. That amendment No. 5 be accepted.

5. That the following be substituted for amendment No. 6:

Page 5, section 18 of the engrossed bill, line 2, after the word "Claypool" insert the word "Clifford."

6. That amendments Nos. 7, 8, 9, 10 and 11 be accepted.

C. O'CONOR GOOLRICK,

C. U. GRAVATT,

C. C. HYATT.

*Conferees on the part of the Senate.*

T. C. COMMINS,

THOS. W. OZLIN,

R. O. NORRIS, JR.,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 78; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Groome, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, St. Clair, Stinson, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

MR. NORRIS moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. NORRIS inform the Senate.

A message was received from the Senate by MR. GOOLRICK, who informed the House that the Senate had adopted the report of the committee of conference.

MR. OZLIN, from the committee of conference on the disagreeing votes of the two houses on No. 281 House bill to create a State Highway Commission; to provide for a chairman thereof, and to prescribe the powers, duties and the compensation of the commission and chairman; and to provide for a State Highway Commissioner; to create road construction districts; to provide for the apportionment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation, also to repeal section 1962, 1963, 1964, 1965, 1966, 1967, 1968, 1969, 1974 and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission; to define its powers and duties; the term of office, salary and qualifications of the com-

missioner; to authorize the commission to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission, and fixing their term of office; to give to said commission the power of eminent domain, the power to make and enforce rules and regulations governing the traffic and use of the State highway system, not in conflict with the laws of this State, and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act—presented the following:

*To the Senate and House of Delegates:*

The undersigned conferees on the disagreeing votes of the two houses on House bill No. 281, recommend that the House agree to all of the Senate amendments to said bill, excepting on page 9, line 86, after the word "exceeding" strike out and insert "two and one-half" and that the Senate recede from that amendment.

H. S. BYRD,  
C. C. VAUGHAN, JR.,  
W. H. JEFFREYS, JR.,

*Conferees on the part of the Senate.*

W. J. STORY,  
FRANK W. DEFRIECE,  
THOS. W. OZLIN,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 79; nays, 3.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Groome, Haddon, Henderson, Henley, Hicks, W. F. Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Young, Mr. Speaker—79.

NAYS—Messrs. Gordon, Hall, Pitts—3.

MR. OZLIN moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. OZLIN inform the Senate.

A message was received from the Senate by MR. BYRD, who

informed the House that the Senate had adopted the report of the committee of conference.

A message was received from the Senate by MR. OLIVER, who informed the House that the Senate rejects the amendments proposed by the House to Senate bill entitled an act to amend and re-enact section 4902 of the Code of Virginia, No. 119.

THE SPEAKER laid the bill before the House.

MR. BROWN *of Lynchburg* moved that the House insists upon its amendments and request a committee of conference, which was agreed to.

Ordered that MR. BROWN *of Lynchburg* inform the Senate.

A message was received from the Senate by MR. DODSON, who informed the House that the Senate concurs in the request for a committee of conference.

THE SPEAKER appointed MESSRS. BROWN *of Lynchburg*, FLETCHER and SMITH *of Norfolk county* the committee of conference on the part of the House.

A message was received from the Senate by MR. DOTSON, who informed the House that the Senate rejects the amendment proposed by the House to Senate bill entitled an act to amend and re-enact section 2143 of the Code of Virginia, No. 186.

THE SPEAKER laid the bill before the House.

MR. WILLIS moved that the House insist upon its amendment and request a committee of conference, which was agreed to.

Ordered that MR. WILLIS inform the Senate.

A message was received from the Senate by MR. DOTSON, who informed the House that the Senate concurs in the request for a committee of conference.

THE SPEAKER appointed MESSRS. WILLIS, SMITH *of Northumberland* and TYLER the committee of conference on the part of the House.

A message was received from the Senate by MR. MITCHELL, who informed the House that the Senate had refused to concur in the amendments proposed by the House to Senate bill entitled an act to provide for the licensing, regulation and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia, No. 93.

THE SPEAKER laid the bill before the House.

MR. BROWN *of Lynchburg* moved that the House recede from its amendment, which was agreed to.

Ordered that MR. BROWN *of Lynchburg* inform the Senate.

The chair was vacated until 8 o'clock P. M.



## FRIDAY, MARCH 10, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

A message was received from the Senate by MR. GOOLRICK, who informed the House that the Senate rejects the amendments proposed by the House to No. 364 Senate bill authorizing the issue and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity.

THE SPEAKER laid the bill before the House.

MR. KEEZELL moved that the House insist upon its amendments, which was agreed to.

On motion of MR. WILLIS, the vote was recorded as follows—yeas, 55; nays, 39.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bondurant, Brown, Mayo C., Campbell, Carter, Craft, DeFriece, Diggs, Eller, Fletcher, Ford, Gordon, Graham, Gray, J. Walter, Hall, Henderson, Hicks, E. A. Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Keen, Keezell, Koger, Massey, McLean, McNutt, Moffett, Norris, Nottingham Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Taylor, Trolinger, Turner, Warren, B. S., Warren, C. R.—55.

NAYS—Messrs. Bagby, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Carpenter, Commins, Dotson, Ewell, Farrier, Fuller, Gibson, Gray, Z. T., Groome, Haddon, Henley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Long, McCaleb, Page, Rew, Rodgers, Shepherd Smith, Alfred C., Stinson, Story, Stuart, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—39.

The following pairs were announced:

MR. McCOTTER with MR. PRICE.

MR. SINCLAIR with MR. SMITH of *Alexandria*.

The first named in each case would have voted aye.

MR. HALL moved to reconsider the vote by which the House insists on its amendment, which was rejected.

Ordered that MR. KEEZELL inform the Senate.

On motion of MR. GORDON the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

SATURDAY, MARCH 11, 1922.

Prayer by MR. HOOVER, the member from Rockingham.

On motion of MR. HADDON, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 10, 1922.*

The Senate has passed House bills entitled an act to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918; sections 14, 16, 17 and 18 of which said act were amended and re-enacted by an act approved March 9, 1920, No. 192; an act authorizing and directing the payment out of the treasury of the sum of \$2,093.80 to Ivakota Association, Incorporated, No. 195; an act to amend and re-enact section 3160 of the Code of Virginia, No. 384; an act to authorize the Commissioner of the Department of Game and Inland Fisheries to issue nonresident hunting and fishing licenses to United States filed inspectors of the Bureau of Biological Survey, Department of Agriculture, and United States field inspectors of the Bureau of Fisheries, Department of Commerce, No. 392; an act to provide for the incorporation, establishment and operation of loan and savings institutions known as "Credit Unions," No. 407; an act to amend and re-enact section 4835 of the Code of Virginia, No. 410; an act to authorize and require the Auditor of Public Accounts to withhold the commissions of a commissioner of revenue for assessing omitted State taxes where the legality of the assessment is contested, No. 421; an act to provide a simple remedy for the correction of erroneous assessments of taxes when such error is due to a mistake on the part of the assessing officer, or to the mistake of the officer on whose report the assessment was made, No. 422; an act to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel or attorneys for the State of Virginia to prosecute and recover any claims that

may be due this State from the United States of America, on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system, No. 451; an act to provide for the enumeration of the veterans, the wives and the widows of veterans of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920, No. 456; an act to amend and re-enact section 3879 of the Code of Virginia, No. 458; an act to amend and re-enact section 1616 of the Code of Virginia, No. 460; an act to amend and re-enact sections 1799, 1802, 1807, 1817, 1822, and 1830 and to repeal section 1831 of the Code of Virginia, No. 267; an act to amend and re-enact an act entitled an act relating to contracts for text-books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia, No. 28; an act to amend and re-enact section 1569 of the Code of Virginia, No. 71; an act to authorize the counties and cities of the State to establish county or city farms, and providing for the use of the same, and for the government and support of persons confined therein, No. 94; an act to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920, No. 124; an act to amend and re-enact section 5428 of the Code of Virginia, No. 307; an act authorizing the Governor to issue annually a proclamation calling upon the officials and people of State to display flags on the second Sunday in May, known as Mothers' Day, No. 323; an act to amend and re-enact section 3181 of the Code of Virginia, No. 326; an act to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia, No. 369; an act to prohibit the printing, stamping or impressing of words, figures, designs, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped or impressed; and to prescribe fines and penalties for the violation hereof, No. 379; an act making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published, No. 380; an act to amend and re-enact section 319 of the Code of Virginia, No. 385; an act to amend and re-enact section 6270 of the Code of Virginia, No. 403; an act to amend and re-enact section 6474 of the Code of Virginia, No. 432; an act to amend and re-enact section 5117 of the Code of Virginia, in relation to a widow's dower, No. 73; an act in relation to a surviving husband's curtesy, No. 74; an act to amend and re-enact section 5264 of the Code of Virginia, No. 75; an act to amend and re-enact section 4580 of the Code of Virginia,



in relation to the appointment of police for religious meetings. No. 80; an act to amend and re-enact section 5439 of the Code of Virginia, No. 157; an act to amend and re-enact section 5205 of the Code of Virginia, No. 170; an act to amend and re-enact section 417 of the Code of Virginia, No. 207; an act to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920, No. 211; an act to amend and re-enact section 4083 of the Code of Virginia, No. 262; an act to amend and re-enact section 4930 of the Code of Virginia, as amended by an act approved March 10, 1920, No. 305; an act to amend and re-enact section 5105 of the Code of Virginia, No. 310; an act to amend and re-enact section 3547 of the Code of Virginia, No. 348; an act to amend and re-enact sections 3408 to 3422, both inclusive, of the Code of Virginia, section 3408 of which was amended by an act approved February 21, 1920, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918; and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918, No. 363; an act to amend and re-enact section 3325 of the Code of Virginia, No. 395; an act to amend and re-enact section 6296 of the Code of Virginia of 1919, and to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia in regard to the appointment of commissioners to execute deeds, approved March 16, 1918, No. 396; an act to amend and re-enact section 3513 of the Code of Virginia, No. 413; an act to amend and re-enact section 3555 of the Code of Virginia; and to repeal sections 3556, 3557, 3558, 3559, 3560 and 3561 of the Code of Virginia, No. 433; an act to amend and re-enact section 6426 of the Code of Virginia, No. 461; an act to amend and re-enact section 581 of the Code of Virginia, No. 462; an act to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein, No. 300; and an act to pay an assessor or an assistant assessor of lands for time necessarily employed in the reassessment of real estate recently had, the payment of which was precluded by the provisions of section 2247 of the Code of Virginia fixing the time within which the assessments were to be completed, such payment to be made out of the appropriation provided "for assessing property for taxation, etc.," No. 351.

They have indefinitely postponed House bills entitled an act to

amend and re-enact section 26 of an act of the General Assembly of Virginia entitled an act to establish "The State Highway System," approved January 31, 1918, No. 186; and an act authorizing guardians of estates of infants who are inmates of eleemosynary institutions, and whose estates do not exceed one thousand dollars, to pay the principal and income to such institutions upon certain conditions, No. 308.

They have agreed to House amendments to Senate bills entitled an act to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, et cetera, that are void as to creditors and purchasers unless recorded, No. 35; an act to amend and re-enact section 3206 of the Code of Virginia, No. 46; an act to amend and re-enact section 5333 of the Code of Virginia, as amended by an act approved March 19, 1920, No. 79; an act to provide for licensing, regulation, and inspection of children's boarding houses and nurseries, No. 80; an act to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated, No. 83; an act to amend and re-enact sections 4145 and 4146 of the Code of Virginia, No. 250; and an act to amend and re-enact section 5995 of the Code of Virginia, as amended by an act approved February 25, 1920, No. 268.

And they have passed, with amendments, House bills entitled an act to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended, No. 113; an act to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920, No. 130; an act prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act, No. 240; an act to provide for the appointment of trial justices in counties adjoining one or more cities having a population of thirty thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices, No. 399; an act to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920, No. 168; an act to require every person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor.

No. 236; an act to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918, No. 244; an act to prohibit members of the governing boards of institutions, supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving, No. 496; an act to amend and re-enact section 6046 of the Code of Virginia, No. 212; and an act to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4116 and 4117, of the Code of Virginia, of 1919, No. 405; in which they request the concurrence of the House of Delegates.

Nos. 113, 130, 240, 399, 168, 236, 244, 496, 212 and 405 House bills were, on motions severally made, placed on the calendar.

No. 189. Senate bill to amend and re-enact section 98 of the Code of Virginia: having been considered by the committee in session, was reported from the Committee on Privileges and Elections.

No. 439. Senate bill to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof; having been considered by the committee in session was reported from the Committee on Finance.

No. 103. Senate bill to grant jurisdiction to all courts of record to make binding declaration of rights and determine questions of construction, whether any consequential relief is or could be claimed, or not, and to prescribe where, and how, and with what effect suits seeking the exercise of such jurisdiction shall be brought and conducted, and how this act shall be construed; having been considered by the committee in session, was reported from the Committee for Courts of Justice.

No. 300. Senate bill for the appropriation of \$500.00 out of the treasury for the payment of J. Taylor Thompson for legal services rendered the State in the matter of contest over the will of Emmett D. Gallion (deceased) in the circuit court of Prince Edward county; having been considered by the committee in session, was reported from the Committee on Appropriations.

MR. WILLIS offered the following resolution:

Resolved, That the following bills be made special orders for 12 o'clock M.:

No. 172. Senate bill—County school unit.

No. 24. Senate bill—Tax on intangibles.



Resolved, That the order of business today shall be as follows:

1. Privileged matter presented by THE SPEAKER.
2. House bills with Senate amendments.
3. Uncontested Senate bills.
4. Senate bills to which there are not more than five objections.
5. The calendar then in regular order.
6. Debate on any bill shall not exceed ten minutes.

In order that Senate bills may be disposed of, resolved further that when the calendar is called, no question which does not pertain to the calendar shall be considered until the calendar has been completed; which was agreed to.

THE SPEAKER announced the following committees:

On Separation of the Deaf and Blind—MESSRS. TAYLOR and HENLEY.

On State Office Building—JAMES P. JONES.

MR. JONES of *Richmond city* offered the following resolution:

Resolved, That the Clerk of the House of Delegates issue warrants payable out of the contingent fund, approved by THE SPEAKER, for two dollars per day each, for this session to the following officers and employees for extra compensation: Sergeant-at-Arms, two doorkeepers, assistant clerk, journal clerk, reading clerk, engrossing clerk, enrolling clerk, six committee clerks, joint committee clerk, journal copyist; and to the gallery doorkeeper, assistant doorkeeper and three janitors for \$50 each, and each page for \$25, and the three elevator men for \$30 each; which was agreed to.

MR. JONES of *Richmond city* offered the following resolution:

Resolved, That the Clerk of the House of Delegates issue warrants payable out of the contingent fund, approved by THE SPEAKER, in favor of the following employees: Clerks handling payroll in Auditor's office, \$75; clerks handling payroll in Treasurer's office, \$75; Capitol police, \$25 each; engineers and firemen at the powerhouse, \$25 each, the four janitors in the Capitol building, \$25 each, for extra compensation, and the elevator men at the Library \$15 each; which was agreed to.

The morning hour having expired, the House proceeded to the business on the calendar.

The amendments proposed by the Senate to the following House bills were concurred in:

No. 113. House bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 130. House bill to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 240. House bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 168. House bill to enlarge and define the power and jurisdiction of police justices, justices of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 244. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 496. House bill to prohibit members of the governing boards of institutions, supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 212. House bill to amend and re-enact section 6046 of the Code of Virginia—yeas, 68; nays, 0.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 399. House bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate; to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 405. House bill to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4116 and 4117 of the Code of Virginia of 1919—yeas, 68; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Keen, Long, McCaleb, McLean, McNutt, Owen, Ozlin, Page, Patterson, Pratt, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—68.

No. 274. House bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof—yeas, 66; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Deans, DeFriece, Eller, Ewell, Farrier, Ford, Gibson, Gordon, Graham, Gray, Z. T., Groome, Henderson, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pratt, Price, Ramey, Ramsey, Rew, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Young, Mr. Speaker—66.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 113, 130, 240, 168, 244, 496, 212, 399, 274 and 405 House bills were concurred in, were severally rejected.

No. 236. House bill to require every person driving any vehicle on a public highway on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor—came up.

MR. WILLIS moved that the House reject the amendments proposed by the Senate, which was agreed to.

MR. WILLIS moved to reconsider the vote by which the amendments were rejected, which was rejected.

Ordered that MR. WILLIS inform the Senate.

A message was received from the Senate by MR. LEEDY, who informed the House that the Senate insists upon its amendments and requests a committee of conference.

MR. WILLIS moved that the House concur in the request for a committee of conference, which was agreed to.

Ordered that MR. WILLIS inform the Senate.

THE SPEAKER appointed MESSRS. WILLIS, C. R. WARREN and NORRIS the committee of conference on the part of the House.

The following Senate bills were read at length a third time and passed:

No. 267. Senate bill to amend and re-enact section 2146 of the Code of Virginia, and to repeal chapter 422 of the Acts of 1918—yeas, 83; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey,

Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

YEAS—Mr. Hall—1.

No. 304. Senate bill to amend and re-enact section 4235 of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

YEAS—Mr. Hall—1.

No. 354. Senate bill to require industrial sick benefit companies to insert in policies of industrial sick benefit insurance hereafter issued by them a provision permitting the cancellation of the sick benefit portion of the policy under certain conditions—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

YEAS—Mr. Hall—1.

No. 355. Senate bill to make it unlawful for any person to knowingly or wilfully make any false or fraudulent statement or representation of any material fact in or with reference to any application for insurance or as to the death or disability of a policy or certificateholder in, or for the purpose of procuring or attempting to procure the payment of any false or fraudulent claim against, or for the purpose of obtaining or attempting to obtain any money from or benefit in any industrial sick benefit company licensed, or which may be licensed, to do business in this State, and to provide penalties for its violation—yeas, 83; nays, 1.



The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 366. Senate bill conferring upon the council of the city of Portsmouth the power to establish, enlarge, or acquire electric light plants, heat and power plants, street railway, trolley-bus and transportation system, and gas works, and to acquire by purchase, condemnation, lease, or otherwise the property in whole or in part of any private or public service corporation operating such system or systems—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 409. Senate bill providing for the collection of specimens of birds and their nests and eggs for scientific and educational purposes only—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 69. Senate bill providing for a commission on mental health—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 39. Senate bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 387. Senate bill to amend and re-enact section 2072 of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Notting-

ham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 358. Senate bill to amend and re-enact section 2775 of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 154. Senate bill to authorize the postponement of the payment of the sum of \$16,000.00 and interest due by the school board of Ettrick subschool district, of Chesterfield county, to the literary fund—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 413. Senate bill to amend and re-enact section 4082 of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Notting-



ham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 81. Senate bill to regulate the employment of children; to repeal an act entitled an act to amend and re-enact chapter 210 of the Acts of 1903, regulating the employment of children in certain employments, approved March 13, 1908, as amended by chapter 339 of the Acts of 1914, approved March 27, 1914, approved March 14, 1918; to repeal an act entitled an act to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands, approved March 20, 1920, and to repeal sections 1809 to 1816, inclusive, of the Code of Virginia, section 1810 of which was amended by an act approved March 25, 1920—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 126. Senate bill to amend and re-enact sections 1905 to 1922, inclusive, of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 88. Senate bill to amend and re-enact section 4695 of the Code of Virginia—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 128. Senate bill to amend and re-enact sections 1945 to 1953, inclusive, of the Code of Virginia, and to add six new sections to the said Code to be numbered 1951-a, 1951-b, 1951-c, 1951-d, 1951-e and 1951-f—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 121. Senate bill to provide for payment of compensation to Mrs. G. H. Stevens for services as assistant land assessor for city of Norfolk—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 396. Senate bill for the relief of F. P. Pulley—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 437. Senate bill authorizing the boards of supervisors of Accomac and Northampton counties to make appropriations for the expenses of the judge of the thirty-first judicial circuit—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithy, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being “shall the bill pass?” was put and decided in the affirmative—yeas, 83; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithy, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.



No. 438. Senate bill authorizing the boards of supervisors of Alleghany, Botetourt, Bath and Craig counties and the council of the city of Clifton Forge to make appropriations for the expenses of the judge of the nineteenth judicial circuit—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 83; nays, 1.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 439. Senate bill to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof—came up.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks,

W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

No. 103. Senate bill to grant jurisdiction to all courts of record to make binding declaration of rights and determine questions of construction, whether any consequential relief is or could be claimed, or not, and to prescribe where, and how, and with what effect suits seeking the exercise of such jurisdiction shall be brought and conducted, and how this act shall be construed—came up.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 83; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gibson, Graham, Gray, J. Walter, Gray, Z. T.,

Haddon, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—83.

NAYS—Mr. Hall—1.

The hour of 12 M. having arrived, No. 172 Senate bill to create county school boards; to prescribe the powers, duties, obligations and compensations of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties, and county school boards as they may exist on September 1, 1922—special order, came up.

MR. FLETCHER moved to strike out sections 1 and 2 of the bill and insert the following:

"Section 1. In each school district of a county there shall be one trustee elected as hereinafter provided, and for this purpose only each magisterial district shall constitute a separate school district.

"Sec. 2. At the general election to be held on the Tuesday succeeding the first Monday in November in the year nineteen hundred and twenty-two, there shall be elected by the qualified voters of each school district one school trustee, whose term of office shall begin on the first day of January following and shall expire on January first, nineteen hundred and twenty-five. At the general election to be held on the Tuesday succeeding the first Monday in November, nineteen hundred and twenty-four, and every four years thereafter, there shall be elected by the qualified voters of each school district one school trustee, whose term of office shall begin on the January first following his election and shall continue for four years from the said date. The school trustees elected in each county as provided in this section shall constitute the county school board, and every such board is hereby declared to be a body corporate under the style of the county school board of \_\_\_\_\_ county, and may in its corporate capacity sue and be sued, contract and be contracted with, and purchase, lease, take, hold and convey property"; which was rejected—yeas, 38; nays, 56.

On motion of MR. FLETCHER, the vote was recorded as follows:

YEAS—MESSRS. Bagby, Beatie, Boatwright, Bondurant, Bowles, Campbell, Carpenter, Craft, Diggs, Eller, Fletcher, Gibson, Gordon, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Hurt, Long, Massey, McCaleb, McCotter, McNutt, Moffett, Ozlin, Patterson, Pitts, Prince, Ramey, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Stinson, Turner, Woodville, Young—38.

NAYS—MESSRS. Adams, Anderson, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carter, Commins, Deans, DeFriece, Dotson, Ewell, Farrier, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hender-



son, Henley, Hoover, C. N., Horsley, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Kèen, Keezell, Koger, McLean, Nottingham, Owen, Pratt, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smithey, Snell, St. Clair, Story, Stuart, Trolinger, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—56.

The bill was read at length a third time and passed—yeas, 55; nays, 38.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Boatwright, Bondurant, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Deans, DeFriece, Dotson, Farrier, Ford, Fuller, Gibson, Graham, Haddon, Henderson, Henley, Hoover, C. N., Hylton, Jones, James P., Keen, Long, McLean, Moffett, Norris, Nottingham, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stuart, Taylor, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—55.

NAYS—Messrs. Adams, Beatie, Campbell, Carpenter, Carter, Commins, Craft, Diggs, Eller, Ewell, Fletcher, Gordon, Gray, J. Walter, Hall, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jones, Edwin B., Keezell, Koger, Massey, McCaleb, McCotter, McNutt, Owen, Ozlin, Sinclair, Smithey, Snell, Stinson, Story, Trolinger, Turner, Woodville, Young—38.

Motions severally made to reconsider the votes by which Nos. 267, 304, 354, 355, 366, 409, 69, 39, 387, 358, 154, 413, 81, 126, 88, 128, 121, 396, 439, 103 and 172 Senate bills were passed were rejected.

The following Senate bills were, on motions severally made, dismissed:

No. 118. Senate bill to repeal an act entitled an act to erect a library building and auditorium as a memorial to the soldiers, sailors, marines, and women who served in the world war, and to appropriate money therefor; to dedicate as and for public streets and highways upon certain conditions a strip of land fifteen feet in width lying on the southern side of the Capitol square in the city of Richmond, needed by the city of Richmond for the widening of Bank street; to allow the Library Board to borrow money, issue bonds therefor, and secure the same; and to allow the State Board of Education from time to time to invest the cash in hand of the Literary Fund in said bonds, approved March 25, 1920; to create a commission to consider and report to the General Assembly some suitable means of memorializing the valor and patriotism of the soldiers, sailors, marines and women who served in the world war; to dedicate as and for public streets and highways upon certain conditions, a strip of land fifteen feet in width, lying on the eastern side of the Capitol square in the city of Richmond between Bank and Franklin streets, needed by the city of Richmond for the widening of Twelfth street; to authorize and direct the Library Board, upon certain conditions, to reconvey to the city of Richmond one-half of the square or parcel of land described in section 1 of said act, and to convey to the Commonwealth of Vir-

ginia the other half; to abolish the memorial library fund provided for in said act, and directing any balance standing to the credit of said fund, after the discharge of all lawful obligations already assumed, to be converted into the general fund of the treasury of the State; also to provide in what event the repeal of the act aforesaid shall not affect the dedication as and for public streets and highways of the strip of land mentioned therein.

No. 3. Senate bill to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as amended and re-enacted by an act entitled an act to amend and re-enact section 13 of an act entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, approved March 17, 1910.

No. 313. Senate bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 349. House bill to appropriate the public revenue for the two years ending, respectively, on the 28th day of February, 1923, and the 29th day of February, 1924.

No. 366. House bill to provide for submitting to the qualified voters of the State the question of calling a constitutional convention, to be held for the purpose of revising and amending the present Constitution.

No. 509. House bill to prohibit the making of permanent, uncovered excavations exceeding 5,000 square feet in area, and five feet in depth, in Arlington county, Virginia, within half a mile of a subdivision which has been dedicated and recorded for five years prior to the passage of this act, and to prohibit the making of such excavations within said county unless said excavations will, without pumping or other artificial aid, drain to some natural drainage course or outlet.

No. 196. Senate bill to provide for the appointment of a commission on simplification of State government; to prescribe the powers and duties of the commission.

The hour of 2 o'clock P. M. having arrived, the chair was vacated until 4 o'clock P. M.

## SATURDAY, MARCH 11, 1922—AFTERNOON SESSION.

The hour of 4 o'clock P. M. having arrived, the chair was resumed.

A message was received from the Senate by Mr. GOOLRICK, who informed the House that the Senate requests a committee of conference on the disagreeing votes of the two houses upon No. 364 Senate bill authorizing the issue and sale of twelve million dollars of bonds of the Commonwealth of Virginia to raise money to construct and reconstruct the public roads now or hereafter embraced in the State highway system; and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 437. House bill to provide for the consolidation or annexation of cities; having been printed, was, on motion of Mr. PAGE, taken up out of its order on the calendar.

Mr. PAGE moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 79; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jones, Edwin B., Keen, Keezell, McCaleb, McCotter, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithy, Snell, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Woodville, Wright, Young, Mr. Speaker—79.

On motions severally made by MESSRS. PAGE, WOODS and BROWN of *Norfolk city*, the bill was severally amended.

The bill was ordered to be engrossed, and being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 77; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Brown, Israel, Commins, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woodville, Wright, Mr. Speaker—77.

Mr. PAGE moved to reconsider the vote by which the bill was passed, which was rejected.



Ordered that Mr. PAGE carry the bill to the Senate and request their concurrence.

No. 300. Senate bill for the appropriation of \$500.00 out of the treasury for the payment of J. Taylor Thompson for legal services rendered the State in the matter of contest over the will of Emmett D. Gallion (deceased) in the circuit court of Prince Edward county, was, on motion of Mr. BONDURANT, taken up out of its order on the calendar.

MR. BONDURANT moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 78; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Carter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McLean, McNutt, Norris, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—78.

NAYS—Messrs. Gordon, Hall—2.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 61; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Bolton, Bondurant, Bowles, Bright, Commins, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Gray, Z. T., Haddon, Henley, Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Owen, Ozlin, Page, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Story, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—61.

NAYS—Messrs. Carpenter, Gordon, Hall, Hicks, W. F.—4.

MR. BONDURANT moved to reconsider the vote by which the bill was passed, which was rejected.

No. 24. Senate bill to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended—special order, came up.

MR. WILLIS moved to amend as follows:

Page 16, after line 123, add the following paragraph: "The reduction in the rate of taxation prescribed by this act shall not

apply to the shares of stock of any bank, banking association, trust or security company"; which was agreed to.

MR. HORNER moved to amend as follows:

Page 12, section 9, line 34, after the word "government" strike out all of that section down to and including the word "thereof" in line 44 and insert in lieu thereof the following: "Any city in this State may levy a tax on such property assessed to residents therein at a rate not to exceed thirty cents on the one hundred dollars of assessed valuation thereof; and the board of supervisors of any county may levy a district road or school tax on such property assessed to residents in any magisterial or school district proposed to be taxed for district purposes to be used exclusively for the construction and repair of public roads and bridges and the maintenance of the public schools located within the magisterial or school district (as the case may be), in which said levy is laid, at a rate in the aggregate of not exceeding thirty cents on the one hundred dollars of assessed valuation thereof, and the board of supervisors may fix the rate for each purpose"; which was rejected.

MR. FULLER moved to amend as follows:

After the word "herein" on page 16, add the words: "All bank stock is hereby segregated and made subject to local taxation only, provided that the method of assessing bank stock as now provided by law shall continue. All acts or parts of acts inconsistent with this act are hereby repealed"; which was rejected.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 65; nays, 28.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bondurant, Bowles, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Carter, Craft, Deans, DeFriece, Diggs, Ewell, Farrier, Fletcher, Gray, Z. T., Hall, Henderson, Henley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Massey, McCaleb, McCotter, McNutt, Norris, Nottingham, Owen, Ozlin, Page, Pitts, Pratt, Price, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Story, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Young, Mr. Speaker—65.

NAYS—Messrs. Bright, Campbell, Commins, Dotson, Eller, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Keezell, McLean, Moffett, Patterson, Ramsey, Smith, Charles F., Snell, Stinson, Stuart, Taylor, Trolinger, Turner—28.

MR. WILLIS moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that MR. WILLIS carry the bill to the Senate and request their concurrence.

A message was received from the Senate by MR. MAPP, who informed the House that the Senate had passed, with amendments, House bill entitled an act to regulate motion picture films and reels; providing a system of examination, approval and regulation thereof, and of the banners, posters and other like advertis-

ing matter used in connection therewith; creating the board of censors; and providing penalties for the violation of this act, No. 346; in which they request the concurrence of the House.

THE SPEAKER laid the bill before the House.

The amendments proposed by the Senate were concurred in—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Craft, Deans, Diggs, Eller, Ewell, Farrier, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Smith, Alfred C., Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, B. S., Williams, Woods, Woodville, Young, Mr. Speaker—71.

MR. ADAMS moved to reconsider the vote by which the amendments proposed by the Senate were concurred in, which was rejected.

Ordered that MR. ADAMS inform the Senate.

MR. JONES *of Richmond city*, from the committee of conference on the disagreeing votes of the two houses on No. 49 House bill to amend and re-enact section 6017 of the Code of Virginia, presented the following:

*To the Senate and House of Delegates:*

The undersigned conferees upon the disagreeing vote on House bill No. 49 beg leave to make the following recommendation and report thereon: That the Senate amendment be rejected.

JAMES E. CANNON,  
E. GRIFFITH DODSON,  
W. L. ANDREWS,

*Conferees on the part of the Senate.*

JAS. P. JONES,  
F. D. BOLTON,  
J. R. HORSLEY,

*Conferees on the part of the House of Delegates.*

A message was received from the Senate by MR. OLIVER, who informed the House that the Senate had rejected the report of the committee of conference.

On motion of MR. JONES, the report was passed by.

MS. FLETCHER, from the committee of conference upon the disagreeing votes of the two houses on No. 119 Senate bill to amend and re-enact section 4902 of the Code of Virginia, presented the following report:

The undersigned conferees on the disagreeing votes of the two



houses on Senate bill No. 119 recommend that the Senate recede and accept the House amendments.

JNO. F. RISON,  
JOHN PAUL,  
JULIEN GUNN,

*Conferees on the part of the Senate.*

MAYO C. BROWN,  
ALFRED C. SMITH,  
THOMAS C. FLETCHER,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bondurant, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carter, Commins, Deans, DeFriece, Eller, Ewell, Farrier, Graham, Gray, Z. T., Hall, Henderson, Henley, Hicks, E. A., Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Stinson, Stuart, Taylor, Trolinger, Turner, Tyler, Warren, C. R., Wilkins, Williams, Woodville, Mr. Speaker—70.

MR. BROWN *of Lynchburg* moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. BROWN *of Lynchburg* inform the Senate.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had adopted the report of the committee of conference.

MR. WILLIS, from the committee of conference on the disagreeing votes of the two houses on No. 186 Senate bill to amend and re-enact section 2143 of the Code of Virginia, presented the following:

*To the Senate and House of Delegates:*

Your undersigned committee of conference on the disagreeing votes of the two houses on Senate bill No. 186, respectfully submit the following report:

We recommend:

1. That on page 1, line 8 of amendment the words "prima facie" be stricken out and the word "conclusive" be inserted in lieu thereof.

2. That on page 1, line 17 of amendment the words "prima

facie" be stricken out and the word "conclusive" be inserted in lieu thereof.

3. That on page 1, line 24 of amendment, after the word "hour" strike out the period, insert a semicolon, and add the following: "And provided, that no machine shall be operated at a speed of more than fifteen miles per hour where a street or highway passes the built-up portions of unincorporated towns or villages; and provided, that no machine shall be operated at a speed of more than ten miles an hour at points on any public highway outside of incorporated towns and cities where there is a gathering of horses or persons."

S. L. FERGUSON,  
E. GRIFFITH DODSON,  
ROBT. A. RUSSELL,

*Conferees on the part of the Senate.*

HOLMAN WILLIS,  
E. HUGH SMITH,  
HAL. C. TYLER,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 57; nays, 11.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bowles, Brown, Israel, Campbell, Carter, Deans, DeFriece, Ewell, Farrier, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks E. A., Hoover, W. C., Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Price, Prince, Ramey, Ramsey, Rew, Sinclair, Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Taylor, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Mr. Speaker—57.

NAYS—Messrs. Beatie, Bright, Eller, Hall, Hicks, W. F., Hoover, C. N., Horner, Hurt, Koger, McCotter, Warren, C. R.—11.

MR. WILLIS moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. TYLER inform the Senate.

MR. C. R. WARREN, from the committee of conference on the disagreeing votes of the two houses on No. 236 House bill to require every person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor, presented the following:

*To the Senate and House of Delegates:*

Your undersigned committee of conference on the disagreeing

votes of the two houses on amendments proposed by the Senate to House bill No. 236, respectfully submit the following report:

We recommend:

1. That amendments 1, 2, 4 and 5 be accepted.
2. That amendment 3 be rejected.

L. S. EPES,  
W. C. CORBITT,  
ROBERT L. LEEDY,

*Conferees on the part of the Senate.*

R. O. NORRIS, JR.,  
C. R. WARREN,  
HOLMAN WILLIS,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 56; nays, 11.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Commins, Deans, Diggs, Eller, Ewell, Farrier, Ford, Fuller, Graham, Gray, Z. T., Haddon, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Hurt, Jones, Edwin B., Jones, James P., Keezell, Long, McCaleb, McLean, McNutt, Nottingham, Owen, Ozlin, Pratt, Price, Ramsey, Rew, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, E. Hugh, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, C. R., Wilkins, Williams, Willis, Woods, Wright, Young, Mr. Speaker—56.

NAYS—Messrs. DeFriece, Gordon, Hall, Hicks, W. F., Horner, Hylton, Koger, Moffett, Smith, Charles Henry, Snell, Woodville—11.

MR. C. R. WARREN moved to reconsider the vote by which the report of the committee of conference was adopted, which was rejected.

Ordered that MR. C. R. WARREN inform the Senate.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had agreed to amend, in accordance with the recommendation of the Governor, No. 196 Senate bill to provide for the appointment of a commission on simplification of State government; to prescribe the powers and duties of the commission.

THE SPEAKER laid before the House the bill with the following communication and recommendation of the Governor:

COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, March 11, 1922.

*To the General Assembly of Virginia:*

Senate Bill No. 196. I approve the general purpose of this bill, but am returning it with the following suggested amendments:

1. Amend title, in line 3, of the enrolled bill, after the word "com-



mission," add the following: "And to make an appropriation to enable it to execute the work assigned to it."

2. In line 5 of section 4, at the end of the line and after the word "of," insert the word "three."

Respectfully submitted,

E. LEE TRINKLE,  
Governor.

The House proceeded to reconsider the bill.

The question being whether the House shall agree to amend the bill in accordance with the recommendations of the Governor, was put and decided in the affirmative—yeas, 72; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Koger, Long, McCaleb, McLean, McNutt, Nottingham, Owen, Ozlin, Pitts, Pratt, Price, Prince, Ramey, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—72.

NAYS—Mr. Gordon—1.

MR. HENLEY moved to reconsider the vote by which the bill was amended in accordance with the recommendation of the Governor, which motion was rejected.

Ordered that MR. HENLEY inform the Senate.

The following communication was received from the Governor:

March 11, 1922.

*To the General Assembly of Virginia:*

House bill No. 366. I approve the general purpose of this bill, but am returning it with the following suggested amendments:

1. In section 2, line 4, of the enrolled bill, after the word "convention," add the words "and 'against constitutional convention.'"

2. In section 2, line 8, after the word "convention," add the words "and 'against constitutional convention.'"

3. Strike out all of section 3 and insert the following: "3. A ballot deposited with the words 'against constitutional convention' erased or stricken out shall be a vote for a convention, and a ballot deposited with the words 'for constitutional convention' erased or stricken out shall be a vote against a convention."

These amendments do not affect the purport of the bill, but are suggested in order to prevent confusion in the casting of the ballots.

Respectfully submitted,

E. LEE TRINKLE,  
Governor.

THE SPEAKER laid the bill, No. 366 House bill to provide for submitting to the qualified voters of the State the question of calling a constitutional convention, to be held for the purpose of revising and amending the present constitution, before the House.

The House proceeded to reconsider the same.

The question being whether the House shall agree to amend the bill in accordance with the recommendation of the Governor was put and decided in the affirmative—yeas, 80; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Hicks, E. A., Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pratt, Price, Ramey, Richards, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Warren, B. S., Warren, C. R., Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—80.

MR. SMITHEY moved to reconsider the vote by which the bill was amended in accordance with the recommendation of the Governor, which motion was rejected.

Ordered that MR. SMITHEY inform the Senate.

THE SPEAKER laid before the House the following communication:

COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, March 11, 1922.

*To the House of Delegates of Virginia:*

House bill No. 509. I am returning this bill without my signature because its purport is such as to seriously interfere with the brick-making industry of Arlington county, in a manner and to an extent that I do not believe was contemplated or intended by the General Assembly.

Respectfully,

E. LEE TRINKLE,  
Governor.

A message was received from the Senate by MR. HOLT, who informed the House that the Senate had agreed to House joint resolution extending this session of the General Assembly.

The hour of 6 o'clock P. M. having arrived, the chair was vacated until 8 o'clock P. M.

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SATURDAY, MARCH 11, 1922—NIGHT SESSION.

The hour of 8 o'clock P. M. having arrived, the chair was resumed.

The following Senate bills were read at length a third time and passed:

No. 76. Senate bill to make an appropriation of fifteen thousand dollars, to be used by committee of R. E. Lee Camp, No. 1,

Confederate Veterans, viz.: E. D. Taylor, W. B. Freeman and McK. Evans, to aid in entertaining the United Confederate veterans who will assemble on June 20, 21, 22, 1922, and to appropriate three thousand dollars to aid in entertaining Confederate Veterans of Virginia at the unveiling of the statue of Robert E. Lee in Charlottesville—yeas, 56; nays, 4.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—MESSRS. Adams, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Deans, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Long, Norris, Owen, Ozlin, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, Story, Turner, Tyler, Warren, C. R., Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—MESSRS. Carpenter, Hall, McNutt, Moffett—4.

No. 19. Senate bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920, entitled an act to amend section 2726 of the Code of Virginia—yeas, 61; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Carpenter, Commins, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hicks, W. F., Hoover, C. N., Hoover W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Long, McLean, McNutt, Norris, Nottingham, Ozlin, Pitts, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Woods, Woodville, Wright, Mr. Speaker—61.

NAYS—MESSRS. Beatie, Brown, Mayo C., Hall, Henderson, Hicks, E. A., Keezell, Patterson, Smithey, Young—8.

No. 309. Senate bill to amend and re-enact section 2780 of the Code of Virginia—yeas, 75; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Warren, C. R., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—75.

No. 284. Senate bill requiring county and city treasurers to account for interest received upon State funds of the State, or any



political subdivision thereof, and providing penalty for violation—yeas, 64; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Commins, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Hall, Henderson, Hoover, C. N., Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Story, Taylor, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—64.

NAYS—Messrs. Beatie, Boatwright, Hicks, W. F., Horsley, Koger, Ozlin, Prince, Snell—8.

No. 282. Senate bill to amend and re-enact section 3319 of the Code of Virginia—yeas, 58; nays, 13.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bowles, Bright, Commins, Deans, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Patterson, Pitts, Pratt, Prince, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Snell, St. Clair, Stinson, Stuart, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Wright—58.

NAYS—Messrs. Beatie, Brown, Mayo C., Craft, DeFriece, Eller, Gordon, Henderson, Hicks, W. F., Horner, Keezell, Sinclair, Woodville, Young—13.

No. 219. Senate bill to amend and re-enact section 4042, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies—yeas, 64; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Pratt, Price, Prince, Ramey, Ramsey, Richards, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Story, Taylor, Turner, Warren, B. S., Wilkins, Woodville, Wright, Young, Mr. Speaker—64.

NAYS—Messrs. Gordon, Hall, Hicks, W. F., Patterson—4.

No. 344. Senate bill authorizing the councils or other governing bodies of cities and towns and the boards of supervisors of counties to levy special taxes for paying interest on and providing a sinking fund for bonds, notes, or certificates of indebtedness issued by such cities, towns, and counties—yeas, 52; nays, 8.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Deans, Diggs, Dotson, Eller, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hoover, C. N., Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCaleb, McLean, McNutt, Patterson, Price, Ramsey, Richards, Sinclair, Smith, Charles Henry, Smithey, St. Clair, Story, Stuart, Taylor, Tyler, Warren, B. S., Willis, Woodville, Wright, Young, Mr. Speaker—52.

NAYS—Messrs. Brown, J. Sinclair, Ewell, Hall, Koger, Nottingham, Prince, Rew, Turner—8.

No. 195. Senate bill to amend and re-enact section 2110 of the Code of Virginia, as amended by chapter 402, Acts of Assembly, 1920, and to amend and re-enact section 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121 and 2122 of the Code of Virginia, in relation to county bonds for road and bridge construction and improvement, and to repeal all acts in so far as the same are in conflict—yeas, 59; nays, 3.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Farrier, Ford, Graham, Gray, J. Walter, Henderson, Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, Norris, Owen, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles E., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—59.

NAYS—Messrs. Koger, Prince, Snell—3.

No. 367. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvement, in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919—yeas, 59; nays, 3.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Farrier, Ford, Graham, Gray, J. Walter, Henderson, Hoover, C. N., Hoover, W. C., Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McCotter, McLean, Norris, Owen, Ozlin, Pratt, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles E., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, St. Clair, Turner, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—59.

NAYS—Messrs. Koger, Prince, Snell—3.

No. 340. Senate bill to amend and re-enact section 2248 of the Code of Virginia of 1919—yeas, 51; nays, 8.

The vote required by the Constitution, this being an emergency act, was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Bolton, Bright, Brown, Israel, Brown, Mayo C., Commins, Craft, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Gray, J. Walter, Haddon, Hall, Henderson, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Keen, Keezell, Long, Ozlin, Patterson, Ramey, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., St. Clair, Story, Stuart, Turner, Wilkins, Willis, Woodville, Wright, Mr. Speaker—51.

NAYS—Messrs. Boatwright, Fuller, Graham, Henley, Koger, Nottingham, Rew, Tyler—8.

No. 84. Senate bill to provide, in certain cases, for the payment out of county and city treasuries of allowances for the support of children in their own homes, and for the partial reimbursement by the State of the counties and cities making such payments; also to repeal an act entitled an act providing that any county or city of this State may pay a monthly allowance to indigent, widowed mothers for the partial support of their children in their own homes, approved February 28, 1918—yeas, 56; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Jeffreys, Jones, Edwin B., Jones, James P., Koger, McNutt, Norris, Nottingham, Ozlin, Patterson, Price, Prince, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Turner, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Wright, Mr. Speaker—56.

NAYS—Mr. Bagby—1.

No. 90. Senate bill to amend and re-enact an act entitled an act making it a misdemeanor for a husband to desert or neglect his wife or for a parent to desert or neglect his children; prescribing the penalty therefor, and making provision for the apprehension and punishment of persons charged with or convicted of non-support; providing for the taking of recognizance, and for the forfeiture and enforcement of the same; providing for the appointment of probation officers, prescribing their duties and powers, and repealing certain acts, approved March 27, 1918—yeas, 62; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keen, Long, McLean, McNutt, Norris, Nottingham, Ozlin, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Turner, Wilkins, Willis, Wright, Mr. Speaker—62.

NAYS—Mr. Koger—1.



No. 165. Senate bill to provide for the appointment of special justices of the peace in cities of less than 25,000 inhabitants and in counties, to be known as judges of juvenile and domestic relations courts; to prescribe their jurisdiction, powers, duties and compensation; and to provide for the maintenance of juvenile and domestic relations courts in such cities and in counties—yeas, 59; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Deans, Dotson, Farrier, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horner, Jeffreys, Jones, Edwin B., Jones, James P., Keen, McLean, McNutt, Nottingham, Owen, Patterson, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, St. Clair, Story, Taylor, Tyler, Warren, B. S., Wilkins, Williams, Willis, Woods, Wright, Young, Mr. Speaker—59.

NAYS—Messrs. Brown, J. Sinclair, DeFriece, Gordon, Hicks, W. F., Hurt, Ozlin—6.

No. 20. Senate bill to reimburse J. P. Taylor and J. C. Hart for barn and hay destroyed in order to capture Walter Ware, who was escaping after the murder of Sheriff W. C. Bond and Sergeant Julian F. Boyer, of Orange county, Virginia—yeas, 61; nays, 6.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Carpenter, Deans, Dotson, Ewell, Fletcher, Ford, Graham, Gray, J. Walter, Hall, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, McLean, Moffett, Norris, Ozlin, Pratt, Price, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Turner, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—61.

NAYS—Messrs. Beatie, Eller, Gordon, Hicks, W. F., Stinson, Warren, B. S.—6.

No. 374. Senate bill to amend and re-enact section 4067 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies, and providing for the control and regulation of such companies by the State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918—yeas, 49; nays, 16.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bowles, Bright, Carpenter, Deans, Dotson, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hoover, C. N., Horsley, Hylton, Jones, Edwin B., Jones, James P., Keen, Koger, Long, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Pitts, Price, Prince, Ramsey, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Story, Taylor, Turner, Tyler, Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—49.

NAYS—Messrs. Ewell, Fletcher, Hall, Henderson, Hicks, W. F., Hoover, W. C., Horner, Hurt, Jeffreys, Keezell, Massey, Pratt, Rew, Richards, Shepherd, Smith, Charles F.—16.

No. 280. Senate bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge, and that expend such money upon cemeteries containing the graves of Confederate soldiers and sailors—came up.

The amendment proposed by the Committee on Appropriations was agreed to.

The amendment being presently engrossed, the bill was read at length a third time and passed—yeas, 62; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Bagby, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Craft, Deans, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Long, McCotter, McNutt, Norris, Nottingham, Ozlin, Patterson, Pitts, Price, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Stuart, Tyler, Warren, B. S., Williams, Woods, Woodville, Young, Mr. Speaker—62.

No. 8. Senate bill to require persons sixteen years of age, or over, of sufficient earning capacity or income to support their parents who are in destitute or necessitous circumstances, and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920—came up.

The amendments proposed by the Committee for Courts of Justice were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 63; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bright, Brown, J. Sinclair, Brown, Mayo C., Dotson, Eller, Ewell, Farrier, Fletcher, Fuller, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, Massey, McCotter, McNutt, Moffett, Norris, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Turner, Tyler, Warren, B. S., Warren, C. R., Williams, Woods, Woodville, Mr. Speaker—63.

NAYS—Messrs. Ozlin, Taylor—2.

No. 38. Senate bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents: to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained

by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918—came up.

The amendments proposed by the Committee for Courts of Justice were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 56; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Carpenter, Deans, DeFriece, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z T., Haddon, Henderson, Henley, Hoover, C. N., Hoover, W. C., Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, McCaleb, McCotter, McLean, Norris, Ozlin, Pitts, Price, Ramey, Ramsey, Rew, Richards, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Turner Tyler, Warren, C. R., Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—56.

NAYS—Mr. Hall—1.

No. 159. Senate bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for enforcement thereof; and providing penalty for the violation thereof—came up.

The amendments proposed by the Committee on General Laws were rejected.

The bill was read at length a third time and passed—yeas, 63; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Beatie, Boatwright, Bolton, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Eller, Farrier, Fletcher, Ford, Gordon, Graham, Gray, J. Walter, Haddon, Hall, Henderson, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Keezell, Long, McCaleb, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Prince, Ramey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithy, Snell, St. Clair, Stinson, Story, Turner, Tyler, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—63.

NAYS—Messrs. Ewell, Henley, Rodgers, Warren, B. S.—4.

No. 308. Senate bill to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920—came up.

The amendments proposed by the Committee on Appropriations were agreed to.



The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 70; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Deans, DeFriece, Diggs, Dotson, Ewell, Farrier, Fletcher, Ford, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Massey, McCaleb, McCotter, McNutt, Moffett, Norris, Owen, Ozlin, Pratt, Price, Prince, Ramey, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Mr. Speaker—70.

No. 372. Senate bill for the relief of all taxpayers in the State of Virginia whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto—came up.

The amendments proposed by the Committee on Appropriations were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 65; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Anderson, Boatwright, Bolton, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Commins, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, W. F., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long McCaleb, McLean, McNutt, Moffett, Norris, Nottingham, Ozlin, Pitts, Pratt, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smithey, Snell, St. Clair, Story, Stuart, Taylor, Tyler, Wilkins, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—65.

NAYS—Messrs. Beatie, Hall, Koger, Owen—4.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county—came up.

The amendments proposed by the Committee on Roads and Internal Navigation were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 73; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Eller, Ewell, Farrier, Ford, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, McCaleb, McCotter, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Patterson, Pitts, Prince, Ramey, Ramsey, Rew, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry,

Smith, E. Hugh, Smithey, Snell, St. Clair, Stuart, Taylor, Turner, Tyler, Warren, B S., Wilkins, Willis, Woods, Woodville, Wright, Mr. Speaker—73.

NAYS—Mr. Koger—1.

No. 215. Senate bill to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such material, and imposing penalties—came up.

The amendments proposed by the Committee on General Laws were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 55; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Beatie, Boatwright, Bolton, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Craft, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, McCaleb, McLean, McNutt, Moffett, Nottingham, Owen, Ozlin, Patterson, Pitts, Pratt, Prince, Ramsey, Rew, Richards, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, St. Clair, Stinson, Story, Stuart, Wilkins, Williams, Willis, Woods, Woodville, Mr. Speaker—65.

No. 120. Senate bill to require persons or corporations doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign, acknowledge, and file a certificate; to designate what the certificate shall contain; to provide for recordation of such certificate, to fix fees of the clerk, and to provide a penalty for violation of this act—came up.

The amendments proposed by the Committee on General Laws were agreed to.

On motion of MR. HALL, the bill was amended.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 59; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Bagby, Beatie, Boatwright, Bright, Brown, Israel, Brown, Mayo C., Craft, Deans, DeFriece, Ewell, Farrier, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jones, Edwin B., Jones, James P., Keezell, McLean, McNutt, Norris, Nottingham, Ozlin, Patterson, Pitts, Pratt, Price, Prince, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Wilkins, Willis, Woods, Woodville, Mr. Speaker—59.

NAYS—Mr. Koger—1.

No. 431. Senate bill prescribing the time of holding the regular terms of court in the twentieth judicial circuit—came up.

The amendments proposed by the Committee for Courts of Justice were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 61; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Commins, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Hicks, E. A., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Long, McCaleb, McLean, McNutt, Nottingham, Ozlin, Patterson, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Story, Taylor, Tyler, Warren, B. S., Wilkins, Williams, Woods, Woodville, Wright, Young, Mr. Speaker—61.

NAYS—Mr. Koger—1.

No. 390. Senate bill to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia, and to repeal section 399 of the Code of Virginia—came up.

The amendments proposed by the Committee on Printing were agreed to.

The amendments being presently engrossed, the bill was read at length a third time and passed—yeas, 59; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Commins, Deans, Diggs, Dotson, Eller, Ewell, Farrier, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Keen, Keezell, Long, McLean, McNutt, Nottingham, Ozlin, Pitts, Pratt, Price, Ramey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Story, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Mr. Speaker—59.

NAYS—Messrs. Hall, Hicks, W. F., Koger, Massey, Prince—5.

No. 402. Senate bill licensing the taking or catching of scallops with scrapes from the public grounds of the Commonwealth, and providing for the designation of public scallop grounds—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

On motion of MR. REW the bill was amended.



The amendments being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Deans, DeFriece, Dotson, Ewell, Fletcher, Ford, Fuller, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, Owen, Ozlin, Pratt, Price, Ramey, Ramsey, Rew, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Story, Stuart, Taylor, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—56.

NAYS—Messrs. Beatie, Gordon—2.

No. 105. Senate bill to prescribe how a new day for the execution of the sentence of death shall be fixed, and dispensing with the presence of the person to be executed—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 53; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Dotson, Ewell, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McNutt, Moffett, Norris, Ozlin, Pratt, Prince, Ramey, Richards, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—53.

NAYS—Mr. Koger—1.

No. 335. Senate bill to require the examination for venereal disease of all persons admitted to the State Penitentiary, State Penitentiary Farm, or to any branch prison or to any of the reformatories of the State, or to any of the hospitals for the insane or colonies for the epileptic and feeble-minded, and the proper treatment of those found so affected—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being “Shall the bill pass?” was put and decided in the affirmative—yeas, 53; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Dotson, Ewell, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Hall, Henderson, Hoover, C. N., Hoover, W. C., Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McNutt, Moffett, Norris, Ozlin, Pratt, Prince, Ramey, Richards, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, St. Clair, Stinson, Story, Stuart, Taylor, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—53.

NAYS—Mr. Koger—1.

No. 406. Senate bill validating certain holographic wills admitted to probate in this State since the taking effect of the Code of Virginia of 1919—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The question being “Shall the bill pass?” was put and decided in the affirmative—yeas, 59; nays, 4.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, Mayo C., Deans, DeFriece, Dotson, Ewell, Fletcher, Ford, Gray, J.

Walter, Gray, Z. T., Henderson, Hoover, C. N., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Long, Massey, McCaleb, Norris, Nottingham, Owen, Pratt, Price, Prince, Ramey, Ramsey, Rew, Richards, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—59.

NAYS—Messrs. Eller, Farrier, McNutt, Shepherd—4.

No. 290. Senate bill to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons—came up.

MR. WILLIS moved to dispense with the further readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Commins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

The amendments proposed by the Committee for Courts of Justice were agreed to.

The amendments being presently engrossed, the question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 58; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Carpenter, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hoover, W. C., Horner, Horsley, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Long, McCaleb, McNutt, Nottingham, Ozlin, Patterson, Pitts, Prince, Rew, Richards, Shepherd, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Snell, Warren, B. S., Wilkins, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—58.

Motions severally made to reconsider the votes by which Nos. 76, 19, 309, 284, 282, 219, 344, 195, 367, 340, 84, 90, 165, 20, 374, 280, 8, 38, 159, 308, 372, 146, 215, 120, 431, 390, 402, 105, 335, 406 and 290 House bills were passed, were rejected.

Ordered that MR. BROWN of *Lynchburg* carry No. 8 Senate bill to the Senate and request their concurrence.

Ordered that MR. PRICE carry Nos. 38, 290 and 308 Senate bills to the Senate and request their concurrence.



Ordered that MR. DEANS carry Nos. 120, 372 and 431 Senate bills to the Senate and request their concurrence.

Ordered that MR. REW carry Nos. 146 and 402 Senate bills to the Senate and request their concurrence.

Ordered that MR. MOFFETT carry No. 215 Senate bill to the Senate and request their concurrence.

Ordered that MR. BROWN of *Roanoke county* carry No. 390 Senate bill to the Senate and request their concurrence.

Ordered that MR. YOUNG carry No. 280 Senate bill to the Senate and request their concurrence.

No. 207. Senate bill to amend and re-enact section 3505 of the Code of Virginia and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State, certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizance, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918—came up.

The amendments proposed by the Committee on Finance were rejected.

On motions severally made by MESSRS. NOTTINGHAM and STUART, the bill was severally amended.

The amendments being presently engrossed, the bill was read at length a third time and rejected—yeas, 44; nays, 15.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Beatie, Boatwright, Bolton, Bowles, Bright, Brown, Mayo C., Carpenter, Deans, DeFriece, Farrier, Gordon, Haddon, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Long, McLean, McNutt, Norris, Nottingham, Ramsey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, Lemuel F., St. Clair, Stuart, Taylor, Tyler, Warren, B. S., Wilkins, Willis, Woods, Wright, Mr. Speaker—44.

NAYS—MESSRS. Anderson, Commins, Craft, Ewell, Fletcher, Ford, Gray, J. Walter, Hall, Koger, McCotter, Ozlin, Patterson, Price, Ramsey, Smithey, Stinson—16.

MR. NOTTINGHAM moved to reconsider the vote by which the bill was rejected, which was agreed to.

The question being "Shall the bill pass?" was put and decided in the affirmative—yeas, 74; nays, 7.

The vote required by the Constitution was recorded as follows:

YEAS—MESSRS. Adams, Anderson, Boatwright, Bolton, Bowles, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Campbell, Carpenter,

Connins, Deans, DeFriece, Ewell, Farrier, Fletcher, Ford, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hicks, E. A., Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McLean, McNutt, Moffett, Norris, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Price, Prince, Ramey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Snell, St. Clair, Stinson, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woods, Woodville, Wright, Young, Mr. Speaker—74.

NAYS—Messrs. Beatie, Dotson, Eller, Hall, Hicks, W. F., McCotter, Smithey—7.

MR. NOTTINGHAM moved to reconsider the vote by which the bill was passed, which was rejected.

Ordered that MR. NOTTINGHAM carry the bill to the Senate and request their concurrence.

A message was received from the Senate by MR. HYATT, who informed the House that the Senate had agreed to amendment No. 7 and had rejected amendments 1 to 6, inclusive.

MR. ADAMS moved that the House recede from its amendments Nos. 1 to 6, inclusive, which was agreed to.

MR. ADAMS moved to reconsider the vote by which the House receded from its amendments, which motion was rejected.

No. 189. Senate bill to amend and re-enact section 98 of the Code of Virginia—came up.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 71; nays, 0.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bagby, Beatie, Boatwright, Bolton, Bondurant, Bowles, Bright, Brown, Israel, Brown, Mayo C., Campbell, Carpenter, Connins, Craft, Deans, DeFriece, Diggs, Dotson, Eller, Fletcher, Ford, Fuller, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, W. F., Hoover, C. N., Hoover, W. C., Horner, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Koger, Long, McCotter, McLean, McNutt, Moffett, Nottingham, Owen, Page, Patterson, Pratt, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Smith, Alfred C., Smith, Charles F., Smith, Charles Henry, Smith, E. Hugh, Smith, Lemuel F., Smithey, Story, Stuart, Taylor, Turner, Tyler, Williams, Willis, Woodville, Mr. Speaker—71.

MR. DOTSON, from the committee of conference on the disagreeing votes of the two houses on No. 523 House bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district, presented the following:

We, the undersigned conferees on the disagreeing votes of the Senate and House of Delegates of Virginia on House bill No. 523, beg leave to submit the following report:

We recommend that the Senate amendment to said House bill

No. 523 be concurred in by the House of Delegates and that, as amended, the said bill be enacted into law.

Respectfully submitted,

WALTER TANSILL OLIVER,  
JOHN H. CROCKETT,

*Conferees on the part of the Senate.*

W. W. G. DOTSON,  
EDWIN B. JONES,  
SAML. L. ADAMS,

*Conferees on the part of the House of Delegates.*

The report of the committee of conference was adopted—yeas, 71; nays, 1.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Beatie, Boatwright, Bolton, Bowles, Bright, Carpenter, Commins, Craft, DeFriece, Dotson, Eller, Ewell, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hicks, E. A., Hoover, C. N., Horner, Horsley, Hurt, Hylton, Jeffreys, Jones, Edwin B., Jones, James P., Keen, Keezell, Koger, Long, McCaleb, McCotter, McLean, McNutt, Norris, Nottingham, Owen, Ozlin, Pitts, Price, Prince, Ramey, Ramsey, Rew, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, St. Clair, Stinson, Story, Stuart, Tyler, Williams, Willis, Woods, Woodville, Wright, Mr. Speaker—71.

NAYS—Mr. Richards—1.

MR. DOTSON moved to reconsider the vote by which the report of the conference committee was agreed to, which was rejected.

Ordered that Mr. DOTSON inform the Senate.

A message was received from the Senate by MR. ROBERTSON, who informed the House that the Senate had passed, with amendments, House bill entitled an act to regulate the taking of wild game birds, game animals and fur-bearing animals in the State, No. 19; in which they request the concurrence of the House.

The amendments proposed by the Senate were agreed to—yeas, 59; nays, 9.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Bolton, Bowles, Bright, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Commins, Deans, DeFriece, Farrier, Fletcher, Ford, Fuller, Gordon, Graham, Gray, J. Walter, Gray, Z. T., Haddon, Henley, Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., McCaleb, McLean, Nottingham, Owen, Ozlin, Page, Patterson, Pitts, Pratt, Prince, Ramey, Rew, Richards, Rodgers, Shepherd, Sinclair, Smith, Alfred C., Smith, Charles Henry, Smith, E. Hugh, Smithey, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Mr. Speaker—59.

NAYS—Messrs. Beatie, Boatwright, Craft, Eller, Hicks, W. F., Hylton, McCotter, McNutt, St. Clair—9.

MR. WILLIS moved to reconsider the vote by which the amendments were agreed to, which was rejected.



A message was received from the Senate by Mr. GUNN, who informed the House that the Senate had passed, with amendments, No. 409 House bill to amend and re-enact section 3504 of the Code of Virginia, and to repeal section 3527 of the Code of 1887, as amended by chapter 392, Acts 1918, approved March 20, 1918; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by Mr. GUNN, who informed the House that the Senate had passed, with amendments, No. 412 House bill to amend and re-enact section 2698 of the Code of Virginia; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate, by Mr. GUNN, who informed the House that the Senate had passed, with amendments, No. 416 House bill to amend and re-enact sections 2337 and 2349 of the Code of Virginia, as amended by an act approved March 18, 1920; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—Yeas 56, Nays 2.

The vote required by the Constitution was recorded as follows:

Yeas—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by Mr. GUNN, who informed the House that the Senate had passed, with amendments, No. 417 House bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by Mr. GUNN, who informed the House that the Senate had passed, with amendments, No. 415 House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia as amended by an act approved March 25, 1920; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by Mr. GUNN, who informed the House that the Senate had passed, with amendments, No. 419 House bill to amend and re-enact section 2431 of the Code of Virginia, as amended by an act approved March 16, 1920; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith,

E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by MR. GUNN, who informed the House that the Senate had passed, with amendments, No. 57 House bill to authorize Commissioner of Game and Inland Fisheries to permit bona fide owners of fox hounds actually used for fox hunting to release such hounds from confinement at any time; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by MR. EPES, who informed the House that the Senate had passed, with amendments, No. 42 House bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by MR. EPES, who informed the House that the Senate had passed, with amendments, No. 151 House bill to amend and re-enact section 4439 of the Code of Virginia; in which they request the concurrence of the Senate.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller,



Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

A message was received from the Senate by MR. EPES, who informed the House that the Senate had passed, with amendments, No. 324 House bill to amend and re-enact sections 3205 and 3209 of the Code of Virginia; in which they request the concurrence of the House.

The amendments proposed by the Senate were concurred in—yeas, 56; nays, 2.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Boatwright, Bright, Brown, Israel, Brown, J. Sinclair, Brown, Mayo C., Carpenter, Deans, DeFriece, Ewell, Ford, Fuller, Gordon, Graham, Gray, Z. T., Haddon, Hall, Henderson, Henley, Hoover, C. N., Hoover, W. C., Horner, Horsley, Hurt, Jeffreys, Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Nottingham, Owen, Pitts, Pratt, Price, Ramey, Ramsey, Rew, Richards, Shepherd, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Stinson, Stuart, Tyler, Warren, B. S., Wilkins, Willis, Woods, Woodville, Young, Mr. Speaker—56.

NAYS—Messrs. Anderson, Koger—2.

Motions severally made to reconsider the votes by which the amendments proposed by the Senate to Nos. 409, 412, 416, 417, 415, 419, 57, 42, 151 and 324 House bills were concurred in, were rejected.

A message was received from the Senate by MR. ROBERTSON, who informed the House that the Senate had passed Senate bill entitled an act to appropriate \$1,000, or so much thereof as may be necessary, to the Mathew Fontaine Maury Association for the purpose of placing a marker and tablet to the memory of Mathew Fontaine Maury in Goshen Pass, Rockbridge county, Virginia, No. 252.

THE SPEAKER laid the bill before the House.

The bill was referred to the Committee on Appropriations.

MR. WILLIS moved to discharge the Committee on Appropriations from the further consideration of the bill, which was agreed to—yeas, 60; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Craft, Deans, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Ozlin, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—60.

NAYS—Messrs. Beatie, Bowles, Gordon, Hall, Hicks, W. F.—5.

MR. WILLIS moved to dispense with the several readings of the bill required by section 50 of the Constitution, which was agreed to—yeas, 60; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Craft, Deans, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Ozlin, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—60.

NAYS—Messrs. Beatie, Bowles, Gordon, Hall, Hicks, W. F.—5.

The question being “Shall the bill pass?” was put and decided in the affirmative—yeas, 60; nays, 5.

The vote required by the Constitution was recorded as follows:

YEAS—Messrs. Adams, Anderson, Boatwright, Bolton, Bright, Brown, Israel, Brown, Mayo C., Craft, Deans, DeFriece, Dotson, Ewell, Farrier, Fletcher, Ford, Fuller, Gray, J. Walter, Gray, Z. T., Haddon, Henderson, Henley, Hoover, W. C., Horner, Hurt, Jeffreys, Jones, Edwin B., Jones, James P., Keezell, Long, Massey, McCaleb, McNutt, Norris, Ozlin, Pitts, Pratt, Prince, Ramey, Ramsey, Richards, Shepherd, Sinclair, Smith, Alfred C., Smith, E. Hugh, Smith, Lemuel F., Smithey, Snell, St. Clair, Stinson, Story, Stuart, Turner, Tyler, Warren, B. S., Willis, Woods, Woodville, Wright, Young, Mr. Speaker—60.

NAYS—Messrs. Beatie, Bowles, Gordon, Hall, Hicks, W. F.—5.

MR. WILLIS moved to reconsider the vote by which the bill was passed, which was rejected.

A message was received from the Senate by MR. MILLS, in which he informed the House that the Senate had agreed to the following joint resolution:

A resolution creating a commission to consider and report to the next regular session of the General Assembly some suitable means of memorializing the patriotism and valor of the soldiers, sailors, marines and women who served in the late war.

Resolved by the Senate (the House of Delegates concurring), That a commission consisting of ten members be, and it is hereby, created, two to be appointed by the PRESIDENT of the Senate from among the membership of the Senate, three by THE SPEAKER of the House of Delegates from among the membership of the House, and five by the Governor of Virginia from among the citizens of the Commonwealth who served in the late war waged by the United States against Germany and Austria-Hungary. The commission aforesaid shall serve without compensation and shall consider and report to the next regular session of the General Assembly some suitable means of memorializing the patriotism and valor of the soldiers, sailors, marines and women who served in the said war, by

the erection of a memorial not of a utilitarian type; in which they request the concurrence of the House.

The resolution was agreed to.

A message was received from the Senate by MR. CANNON, who informed the House that the Senate had agreed to the following resolution:

Whereas, during the present session of the General Assembly James J. Walsh has rendered extra and efficient service to the Senate Committee of Finance and to the House Committee on Appropriations, and to the several conferences of the Committee on House Bill No. 349; therefore, be it

Resolved by the Senate (the House of Delegates concurring), That the sum of fifty dollars be, and it is hereby, appropriated to the said James J. Walsh in equal proportions to be paid out of the contingent fund of the Senate and House of Delegates, respectively; in which they request the concurrence of the House.

The resolution was agreed to.

THE SPEAKER laid before the House the following communication:

VIRGINIA LEAGUE OF WOMEN VOTERS,  
RICHMOND, VA.

COL. RICHARD L. BREWER,  
*Speaker of the House of Delegates.*

SIR:

The League of Women Voters desires to express its thanks to the General Assembly of Virginia in the session of 1922 for enacting the most comprehensive program of laws in the interests and for the welfare of women and children in the history of the State—a program of legislation in those interests, with which few States can compare.

The league wishes to thank the Speaker of the House for his courtesy and liberality to its representatives; the members of the House for their attention, open-mindedness and co-operation; the Clerk of the House and his corps of clerks, the sergeant-at-arms, the assistant sergeant-at-arms, the doorkeepers and assistant doorkeepers for their courtesies; and the pages for their ready and efficient response to every request of the league.

With cordial good wishes, from the members of the legislative committee.

Sincerely yours,

ADELE CLARK,  
*President.*

MR. WILLIS moved that when the House adjourn today it adjourn to meet Tuesday at 1 o'clock.

On motion of MR. WILLIS, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*



TUESDAY, MARCH 14, 1922.

On motion of Mr. PRICE, the reading of the Journal was dispensed with.

THE SPEAKER and the Clerk signed the Journal as provided by Rule 3.

A communication from the Senate, by their Clerk, was read as follows:

*In Senate, March 11, 1922.*

The Senate has passed House bills entitled an act to provide for the consolidation or annexation of cities, No. 437; an act authorizing the boards of supervisors of Princess Anne and Isle of Wight counties to make appropriations for the expenses of the judge of the twenty-eighth judicial circuit, No. 529; an act to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac, in the county of Alexandria, and to annul and repeal said charter upon a majority vote declaring against said charter, No. 520; an act to amend and re-enact section 3777 of the Code of Virginia, No. 143; an act to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes, No. 311; an act to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections 2226 and 2227 of the Code of Virginia, No. 332; an act to amend and re-enact section 2699 of the Code of Virginia, which relates to bonds required by city treasurers, No. 411; an act to amend and re-enact sections 2546 and 2550 of the Code of Virginia, No. 414; an act to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia, 1919, No. 314; and an act authorizing the convict lime board to borrow not exceeding \$15,000.00 on the lime grinding plant at Irvington; and in case the said loan cannot be effected, to lease the said plant for not exceeding two years; also authorizing the said board to sell the lime now in storage at said plant in any way it may consider to be the best interests of the State, No. 517.

They have agreed to House amendments to Senate bills entitled an act to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended, No. 24; an act to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge and that expend such money upon cemeteries containing the graves of Confederate soldiers and sailors, No. 280; an act to require persons sixteen years of age, or over, of sufficient earning capacity or income to support

their parents who are in destitute or necessitous circumstances, and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920, No. 8; an act to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commissions; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, No. 38; an act to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920, No. 308; an act for the relief of all taxpayers in the State of Virginia, whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto, No. 372; an act to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county, No. 146; an act to require persons or corporations doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign acknowledge, and file a certificate; to designate what the certificate shall contain; to provide for recordation of such certificate, to fix fees of the clerk, and to provide a penalty for violation of this act, No. 120; an act to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such material, and imposing penalties, No. 215; an act prescribing the time of holding the regular terms of court in the twentieth judicial circuit, No. 431; an act to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia and to repeal section 399 of the Code of Virginia, No. 390; an act licensing the taking or catching of scallops with scrapes from the public grounds of the Commonwealth, and providing for the designation of public scallop grounds, No. 402; an act to require commitment to the State Board of Charities and Corrections of certain misdemeanants on indeterminate sentences; and to provide what disposition said board may make of such persons, No. 290; and an act to amend and re-enact section 4278 of the Code of 1919, No. 225.

They have agreed to the report of the committee of conference

on House bills entitled an act to require every person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor, No. 236; and an act to authorize and direct the board of supervisors of Wise county to borrow one hundred twenty-five thousand dollars for the purpose of grading, macadamizing or otherwise permanently improving what is known as Appalachia-Lynch highway in Richmond magisterial district, No. 523.

They have agreed to report of the committee of conference on Senate bill entitled an act to amend and re-enact section 2143 of the Code of Virginia, No. 186.

They have amended in accordance with the recommendation of the Governor House bill entitled an act to provide for submitting to the qualified voters of the State the question of calling a constitutional convention to be held for the purpose of revising and amending the present Constitution, No. 366.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 516. House bill to authorize the board of supervisors of Tazewell county to issue bonds of Tazewell county to an amount not exceeding twenty thousand dollars (\$20,000.00), to pay off, and discharge indebtedness incurred for work done and materials furnished in macadamizing, repairing and improving the roads and public bridges of Jeffersonville magisterial district of said county.

No. 487. House bill to amend and re-enact section 4 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges, and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 483. House bill to amend and re-enact an act entitled an act to authorize the school board of Templeton school district, in Prince George county, to borrow money, not to exceed \$18,000, for the purpose of paying off the present indebtedness of the district and for the erection of school buildings for white and colored at Disputanta, approved February 11, 1922.

No. 470. House bill to authorize the board of supervisors of



Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road, in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 482. House bill for the protection of ring-necked pheasants in Shenandoah county.

No. 466. House bill to amend and re-enact section 77 of an act entitled an act to amend and re-enact the charter of the town of Martinsville, in the county of Henry, approved March 3, 1892, as heretofore amended, and to validate interest-bearing obligations of said town heretofore issued.

No. 373. House bill to authorize the board of supervisors of Giles county to erect a tollgate on the public road leading from Rich creek, in said county, to the West Virginia line at Peterstown.

No. 358. House bill to authorize the killing of elk in the counties of Botetourt, Rockingham and Rockbridge under certain conditions.

No. 286. House bill to amend and re-enact an act entitled an act to prescribe conditions under which county roads, not part of the State highway system, may be built and maintained from funds derived exclusively from local bonds or taxes provided for such purposes, approved March 20, 1920.

No. 426. House bill to authorize the board of supervisors of Wise county to issue bonds of said county on behalf of Roberson magisterial district thereof for a sum not exceeding sixty thousand dollars, for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district known as the Indian Creek road, from station 240 to station 455 plus 66 thereon, a distance of approximately 21,566 feet; and to levy taxes to pay the interest thereon and to create a sinking fund for the payment of the principal of said bonds at maturity.

No. 296. House bill to amend and re-enact sections 2930, 2931, 2932 and 2933 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact sections 2 and 3 of an act entitled an act to amend and re-enact an act entitled an act to provide for change in the form of government of cities having a population of less than 100,000, and of towns, and to provide in what manner such cities and towns may adopt such form of government, approved March 20, 1916, approved March 14, 1918.

No. 370. House bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 7, 1919.

No. 371. House bill to authorize and empower the board of supervisors of Franklin county to erect and maintain tollgates on the improved roads of said county.

No. 480. House bill to amend and re-enact sections 6 and 7 of

an act to ratify, confirm and validate all the acts of the present de facto trustees of the school district of the town of Leesburg, and their predecessors in office; for the appointment of the present de facto trustees as trustees de jure; to ratify all the acts, proceedings and resolutions of said de facto trustees, acting as the school board of said district, also the acts, orders and resolutions of the board of supervisors of Loudoun county, and all other officials, relative to the issuance of bonds by said school district for the purpose of erecting a school building and equipping the same in said school district; to validate an election held in said school district on Thursday, March 3, 1921, authorizing the said board to issue bonds in the aggregate amount of seventy-eight thousand dollars; to validate the bonds issued or to be issued by the said board in pursuance of said election; to authorize the said board to prescribe the denomination of and maturities of said bonds; to provide for levy of taxes, and their collection, sufficient to maintain the schools of said district, to pay the interest on said bonds annually, and to provide for an annual sinking fund to pay the bonds as the same shall mature in accordance with the terms and provisions thereof, approved February 17, 1922.

No. 453. House bill to authorize the district school board of Big Stone Gap school district, No. 5, of the county of Wise, in the State of Virginia, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not to exceed the sum of \$15,000 in amount.

No. 452. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of fifteen thousand dollars (\$15,000), for the purpose of building and improving school buildings in Pungo magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the school board for Pungo district of Princess Anne county to dispense the funds so obtained.

No. 427. House bill to authorize and provide for the expenditure of the surplus of the proceeds of the road bonds issued by the county of Henry, pursuant to the road bond election held on the 28th day of June, 1921, in the construction and improvement of public roads in said county, in addition to those designated in the order of election; and for the construction of bridges on the aforesaid designated roads and on the said additional roads; and for the appointment by the circuit court of Henry county, of a commission to act jointly with the State Highway Commissioner or road engineer, in inspecting and receiving any work done under or by virtue of this act.

No. 365. House bill to amend and re-enact section 89 of an act entitled an act to provide for the settlement, registration, transfer, and assurance of titles to land, and to establish courts of land registration with jurisdiction for said purposes, and to make uniform the laws of the States enacting the same, approved February

24, 1916, as amended by acts approved March 20, 1916, March 20, 1918, and March 2, 1920.

No. 464. House bill to prohibit any person from killing, capturing or chasing deer in the county of King and Queen for a period of five years.

No. 389. House bill to repeal an act entitled an act to incorporate the town of Madison, in the county of Madison, approved March 20, 1875.

No. 450. House bill to repeal an act entitled an act to constitute the town of Salem and adjoining territory a separate school district, approved February 23, 1888, as amended by an act approved February 9, 1900.

No. 443. House bill to prohibit the use of giant powder, dynamite and other explosive substances injurious to fish, in any of the water courses of Lee county.

No. 391. House bill to prohibit the killing, capturing or chasing of deer in the counties of Bath and Highland for the term of four years.

No. 233. House bill to amend and re-enact section 7 of an act entitled an act to create for the county of Norfolk a commission of roads and bridges and to prescribe the powers and duties of such commission, and thereby to provide for controlling, constructing and keeping in repair the public roads and bridges within said county, and for acquiring, establishing, altering and vacating roads and bridges therein; and to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 18, 1890, as amended by acts approved February 26, 1908, and March 14, 1910, respectively, and also to repeal an act entitled an act for working and keeping in repair the public roads in Norfolk county, approved February 1, 1894, approved February 1, 1915, as amended by an act approved March 19, 1920.

No. 387. House bill to amend and re-enact sections 5, 6, 15, 18-b, 19-h, 19-i, 29, 30, 40, 43, 44, 65 and 78 of the charter of the city of Richmond, as the same may have been heretofore amended.

No. 428. House bill to authorize and empower the board of supervisors of Franklin county, Virginia, to borrow money and issue bonds for the purpose of constructing and improving a road from the State highway near Sontag, Virginia, via Snow Creek store to the Henry county line near Shady Grove, in Snow Creek magisterial district, and requiring the said board to levy a tax for the purpose of paying the interest on said bonds and to create a sinking fund to redeem the principal thereof at maturity.

No. 197. House bill to amend and re-enact an act entitled an act to authorize the school board of Butts Road magisterial district, No. 4, of the county of Norfolk, to borrow money for the purpose of school improvements in said district, and to issue bonds therefor, not exceeding \$50,000.00 in amount, approved February 25, 1920.

No. 257. House bill to amend and re-enact sections 7-27 to 34, inclusive, and 35 to 40, inclusive, of an act entitled an act to amend



and re-enact an act entitled an act to provide a new charter for the town of Farmville, approved February 10, 1890, as amended by an act to amend and re-enact section 18 of the charter of the town of Farmville, approved February 8, 1898, and amended by an act to amend and re-enact sections 1, 13 and 21 of an act entitled an act to provide a new charter for the town of Farmville, approved February 20, 1900, as amended by an act to amend and re-enact section 21 of the charter of the town of Farmville, approved February 8, 1901, as amended by an act to amend the charter of the town of Farmville, approved March 12, 1912, as amended by an act to amend section 15 of the charter of the town of Farmville, approved March 20, 1916, as amended by an act to repeal section 3, to amend and re-enact sections 4 and 5 and to enact sections 5-a and 21-a and to amend and re-enact sections 34, 39, 44, 49 and 57 of an act to provide a new charter for the town of Farmville, approved March 4, 1920.

No. 390. House bill to provide for the drainage of low lands in the county of Princess Anne.

No. 205. House bill to provide how the school board of the Yokum Station district, No. 5, of Lee county, may issue bonds of the Yokum Station district, No. 5, not exceeding fifteen thousand dollars for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of the said district; and to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that said levy shall not exceed the twenty-five cents provided for in section 2, of chapter 398, of the Acts of the General Assembly, approved March 20, 1920.

No. 239. House bill to authorize the city of Newport News to borrow \$150,000.00 and issue bonds therefor, for the purpose of refunding the outstanding short-term military highway notes.

No. 237. House bill to authorize the district road board of Scott magisterial district, Fauquier county, Virginia, to pay off and discharge certain certificates of indebtedness issued by it December 15, 1916, in order to borrow money to resurface and otherwise improve the macadam road in said district, from The Plains to Middleburg.

No. 254. House bill to repeal an act entitled an act to provide special police for Newport magisterial district, in the county of Warwick, approved February 19, 1894, as amended by an act approved January 11, 1900.

No. 255. House bill authorizing the board of supervisors of Warwick county to distribute certain portions of the general county levy funds among the various districts for road purposes.

No. 256. House bill to amend and re-enact section 10 of an act entitled an act to incorporate the town of South Hill, Mecklen-

burg county, Virginia, approved February 16, 1901, as heretofore amended.

No. 266. House bill authorizing the school board of Mt. Gilead school district, in the county of Loudoun, with the approval of the board of supervisors of said county, to borrow a sum not exceeding \$37,000 for the purpose of erecting school buildings in the said district.

No. 273. House bill to supply the West Virginia State Department of Archives and History with specimens of the various Virginia bonds exchanged for bonds of West Virginia, under act of West Virginia, approved April 1, 1919.

No. 277. House bill authorizing and directing the chairman of the board of supervisors of Amherst county to convey to the school board of Courthouse district, in behalf of Amherst county, a certain lot in said district for public school purposes.

No. 278. House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000 for the purpose of erecting and furnishing a new public school building in the village of East Stone Gap, in said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 279. House bill to authorize the school board of Richmond district, No. 1, of the county of Wise, to issue and sell bonds to an amount not exceeding \$60,000, for the purpose of paying off the floating indebtedness of said school district, and to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 287. House bill to validate, ratify, approve and confirm an election held by the qualified voters of the county of Madison, Virginia, on the eighteenth day of May, 1920, in pursuance of an order of the circuit court of Madison county, Virginia, on the ninth day of March, 1920, and to validate, ratify, approve and confirm certain bonds issued and to be issued in pursuance thereof, for the purpose of building, macadamizing or otherwise permanently improving certain roads in Madison county as set out in the order of the circuit court of Madison county entered on the ninth day of March, 1920.

No. 288. House bill to authorize the board of supervisors of Botetourt county to borrow \$10,000 for the purpose of refunding bonds issued by said board of supervisors January 1, 1904, for the purpose of building a bridge across James river in that county, and to issue bonds of the said county therefor.

No. 301. House bill to authorize the council of the town of Covington to omit certain buildings in the town of Covington from taxation by said town for a period of five years.

No. 316. House bill validating certain negotiable notes issued by the board of supervisors of the county of Shenandoah, and authorizing said board to issue additional negotiable notes of said county.

No. 322. House bill authorizing and directing the board of supervisors of the county of Shenandoah, and authorizing said board to issue additional negotiable notes of said county.

No. 322. House bill authorizing and directing the board of supervisors of Washington county to make an annual allowance, as a salary to one deputy sheriff in said county.

No. 372. House bill discontinuing the tollgate near the corporate limits of the city of Winchester on the North Frederick road, and providing for the sale of the tollgate property and the disposition of the proceeds thereof.

No. 374. House bill to authorize and empower the board of supervisors of Culpeper county to borrow not exceeding twenty thousand dollars, for the purpose of resurfacing and patching Madison road between the corporation line and Salem district line in Catalpa magisterial district of said county; and to require the said board to levy a tax to pay the interest thereon and to create a sinking fund to redeem the principal thereof at maturity.

No. 378. House bill to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, and for the protection of the lives and property of persons using such roads, and providing compensation for special services rendered by supervisors, and to repeal an act entitled an act to authorize the boards of supervisors of Prince George and Surry counties to enact special and local legislation for the protection of the public roads, ways and bridges of the said counties, approved March 16, 1920.

No. 441. House bill to amend and re-enact an act entitled an act to regulate the taking of fish from the streams in Scott county, and providing penalties for the violation of same and repealing all acts or parts of acts in conflict therewith, approved March 16, 1918.

No. 202. House bill to provide how the school board of the Rose Hill district, No. 1, of Lee county, may issue bonds of the Rose Hill district not exceeding forty-five thousand dollars (\$45,000.00) for the purpose of paying off the indebtedness of said school district, and how the said bonds shall be issued and payable, and to provide that said bonds shall be a lien on all the school property of said district. And to provide how a levy to pay the interest and sinking fund on said bonds shall be laid by the board of supervisors of said county on the taxable property of said district, and to provide that the entire levy for all school purposes for said district, including levy for sinking fund, shall not exceed \$1.25 on the one hundred dollars' worth of taxable property as now provided for in sections 1 and 2, of chapter 398, of the acts of the General Assembly, approved March 20, 1920.

No. 165. House bill to amend and re-enact section 3292 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact subsection 13 of section 2086 of the Code of Virginia, as heretofore amended, approved February 19, 1918.



No. 497. House bill to amend and re-enact subsection 4 of section 3299 of the Code of Virginia.

No. 330. House bill to amend and re-enact section twenty-four hundred and eight (2408) of the Code of Virginia.

No. 291. House bill designating primary road No. 1 of the State highway system as the Jefferson Davis highway.

No. 263. House bill to permit turnpike companies to regulate and control travel and traffic on turnpike roads.

No. 460. House bill to amend and re-enact section 1616 of the Code of Virginia.

No. 458. House bill to amend and re-enact section 3879 of the Code of Virginia.

No. 456. House bill to provide for the enumeration of the veterans, the wives and the widows of veterans of the Confederate army and navy, and to repeal an act entitled an act to provide for the enumeration of the veterans of the Confederate army and navy, approved March 20, 1920.

No. 421. House bill to authorize and require the Auditor of Public Accounts to withhold the commissions of a commissioner of revenue for assessing omitted State taxes where the legality of the assessment is contested.

No. 410. House bill to amend and re-enact section 4835 of the Code of Virginia.

No. 188. House bill to amend and re-enact section 3918 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 484. House bill to amend and re-enact section 12 of an act entitled an act to incorporate the town of Windsor, in the county of Isle of Wight, approved March 15, 1902, as heretofore amended.

No. 243. House bill to amend and re-enact section 2143 of the Code of Virginia.

No. 514. House bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving and repairing the courthouse of said county, and to levy a special county tax in said county to pay said bonds and the interest thereon.

No. 238. House bill making it unlawful for any person to drive or permit to be driven on the public roads and highways of this State any motor vehicle at any time with the muffler cut out or not in operation.

No. 172. House bill to amend and re-enact section 5 of an act entitled an act to incorporate the town of Glade Spring, in the county of Washington, approved March 8, 1875.

No. 108. House bill to regulate the payment and adjustment by common carriers of claims for loss or damage in transit, for storage, demurrage, and car service, and to permit evidence to be shown by affidavits in the trial of certain cases; and to repeal chapter 291 of Acts 1918.

No. 119. House bill to amend an act approved March 20, 1920, entitled an act for the protection of patients and inmates of State

hospitals and colonies for the insane, epileptic and feeble-minded from improper and unlawful marriages and providing punishment for violation of this act.

No. 235. House bill to amend and re-enact sections seven (7), nine (9) and ten (10) of an act entitled an act to provide for the issuing of county bonds for the permanent road or bridge improvements and upkeep and maintenance in the magisterial districts of the county of Scott, approved March 13, 1918, and amended by an act approved March 23, 1920.

No. 159. House bill to amend and re-enact section 32 of chapter 6 of an act to incorporate the city of Danville, approved February 17, 1890.

No. 494. House bill to authorize under certain conditions, the mayor and council of the town of Cape Charles, in the county of Northampton, to issue bonds and borrow money for the enlargement, extension, repair, improvement and maintenance of the water and sewer systems of the said town, and to refund certain sewer and water bonds maturing in the year 1923.

No. 479. House bill to amend and re-enact section 37 of an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved April 1, 1873, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, Virginia, approved March 3, 1886, as amended by an act entitled an act to amend and re-enact section 5 of the aforesaid act approved January 31, 1890, as further amended by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in Mecklenburg county, approved February 19, 1894, as amended and re-enacted by an act entitled an act to amend and re-enact an act entitled an act to incorporate the town of Chase City, in the county of Mecklenburg, approved January 30, 1900, approved March 16, 1916.

No. 133. House bill to make it unlawful to destroy or disturb the nests of wild turkeys in this Commonwealth.

No. 72. House bill to provide that no costs or fees shall be taxed for, or in any way allowed to, an attorney for the Commonwealth in any case unless he, or some one for him, actually appears and prosecutes the proceedings before the court.

No. 104. House bill to limit the number of certain game fish that may be taken in any one day in this Commonwealth.

No. 321. House bill to amend and re-enact section 11 of an act entitled an act to incorporate the town of Timberville, in Rockingham county, Virginia, approved February 21, 1894.

No. 103. House bill to prohibit the sale of certain species of game fish in this State.

No. 376. House bill to amend and re-enact section 2075 of the Code of Virginia.

No. 356. House bill to provide a suitable pavilion at Catawba

and Piedmont Sanatoria for the care of young children with active disease from tuberculosis infection and providing moneys therefor.

No. 354. House bill to provide dispensary facilities for the rural districts by promoting the tuberculosis educational division of the State Board of Health and appropriating moneys therefor.

No. 327. House bill to amend and re-enact section 672 of the Code of Virginia.

No. 515. House bill to provide a road commission for Eastville magisterial district, in Northampton county, and to repeal previous acts.

No. 513. House bill to amend and re-enact section 3 of an act of the General Assembly of Virginia, approved March 24, 1920, entitled an act to provide a new charter for the town of Narrows and to repeal all other acts or parts of acts in conflict with the provisions of this act, so as to provide that said town may have a police justice.

No. 506. House bill to authorize the board of supervisors of Culpeper county to enact special and local legislation for the protection of the public roads, ways and bridges of the said county.

No. 502. House bill authorizing the board of supervisors of Carroll county to make an appropriation of \$2,000.00 to be applied to the construction of a bridge at Harrison Farris ford, in Pulaski county.

No. 501. House bill to validate, ratify, approve and confirm bonds heretofore and hereafter issued on elections heretofore held authorizing the issuance of such bonds by any county of the State for the purpose of macadamizing or otherwise improving public roads or bridges of magisterial districts of said county.

No. 164. House bill to authorize cities and towns to lay an additional levy over and above any other amounts authorized by law for the purpose of providing a sinking fund for payment of principal and interest on its bonded indebtedness.

No. 189. House bill to amend and re-enact section 2136 of the Code of Virginia.

No. 325. House bill to amend and re-enact section 3202 of the Code of Virginia.

No. 519. House bill requiring that every person, firm, company or corporation who exhibits performances in a dog show, pony show, side show, trained animal show, carnival, circus, menagerie and circus, or a moving picture show, or any other show, exhibition or performance similar thereto, within one mile of the corporate limits of the town of Coeburn, Virginia, shall procure from the said town such license as would be required if said show were exhibited within the corporate limits of the said town.

No. 525. House bill authorizing the town council of the town of Eastville, in Northampton county, to borrow not exceeding \$15,000, and to issue bonds therefor, for the purpose of grading, draining, paving and otherwise improving the streets in the said town.

No. 527. House bill to authorize and empower the town of



Orange to borrow not exceeding fifteen thousand dollars to be used for street improvement purposes, and to issue bonds therefor; and if such bonds be issued, to provide for the payment of the interest thereon and the principal thereof at maturity.

No. 524. House bill to amend and re-enact section 6 of an act entitled an act to provide a charter incorporating the town of Eastville, in Northampton county, approved February 6, 1896, as heretofore amended.

No. 436. Senate bill authorizing the town council of the town of Wachapreague, in Accomac county, to borrow not exceeding \$10,000, and to issue bonds therefor, for the purpose of improving streets and sidewalks in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on the principal of said bonds.

No. 434. Senate bill authorizing the board of supervisors of Halifax county to borrow not exceeding seventy-five thousand dollars and to issue notes therefor for the purpose of improving, constructing or reconstructing any section or sections of the State highway system within said county in accordance with the provisions of chapter 184 of the Acts of Assembly of 1920, and providing for the payment of the interest on and the principal of said notes.

No. 435. Senate bill to amend and re-enact section 13 of an act entitled an act to incorporate the town of Wachapreague, in Accomac county, and to provide for taking the sense of the qualified voters of said town on the same, approved April 2, 1902.

No. 33. Senate bill to validate and authorize contracts upon the life of infants, under certain conditions, and subject to certain provisos, to give a valid discharge of the contract or for any benefits available or money payable under the same and to create liens thereon.

No. 35. Senate bill to amend and re-enact section 5194 of the Code of Virginia with reference to the recordation of contracts, deeds, etc., that are void as to creditors and purchasers unless recorded.

No. 83. Senate bill to prohibit the selling of children; to protect children from wilful or negligent injuries; and to prevent children from being overworked, tortured, tormented, mutilated, or cruelly beaten or cruelly treated.

No. 77. Senate bill to amend and re-enact section 79 of the Code of Virginia.

No. 167. Senate bill to amend and re-enact section 1707 of the Code of Virginia.

No. 134. Senate bill to amend and re-enact section 1 of an act entitled an act extending the right of suffrage to women; assessing a State capitation tax on certain women residents of Virginia; and prescribing the qualifications of women entitled to vote for members of the General Assembly and all officers elective by the people,

and the manner in which women may register and vote; also providing when this act shall take effect, approved March 20, 1920.

No. 158. Senate bill to authorize and validate the payment of small bank balances to next of kin of decedent.

No. 92. Senate bill to amend and re-enact section 675 of the Code of Virginia.

No. 268. Senate bill to amend and re-enact section 5995 of the Code of Virginia as amended by an act approved February 25, 1920.

No. 250. Senate bill to amend and re-enact sections 4145 and 4146 of the Code of Virginia.

No. 46. Senate bill to amend and re-enact section 3206 of the Code of Virginia.

No. 417. Senate bill authorizing the board of supervisors of Nelson county to issue bonds, not exceeding in amount \$20,000, for the purpose of constructing roads and bridges in Lovingson magisterial district of said county.

No. 433. Senate bill to permit the Virginia Railway and Power Company to grant free transportation over its car lines in the city of Richmond and suburbs to Confederate veterans in R. E. Lee Camp Soldiers' Home, and to relieve said company from any liability in connection with such transportation of said veterans, except in case of gross negligence.

No. 430. Senate bill authorizing the town council of the town of Halifax, in Halifax county, to borrow not exceeding \$45,000, and to issue bonds therefor, for the purpose of improving streets in the said town; also authorizing the said council to levy a tax on the property in said town to pay the interest on and principal of said bonds.

No. 442. House bill to create Arlington sanitary district: conferring certain powers and imposing certain duties on the board of supervisors of Arlington county; granting to said board the power of eminent domain; authorizing the issuance of bonds upon certain conditions; to provide for the construction, maintenance and operation of water supply, drainage, sewerage and refuse disposal systems; and to repeal an act entitled an act to create a sanitary district of Alexandria county; providing for water and sewerage districts, approved March 25, 1920, and all other acts and parts of acts inconsistent with the provisions of this act.

No. 328. House bill to provide for the holding of an election in the school districts of Arlington county, Virginia, on the question of issuing bonds for the purpose of sites and erection and furnishing of school buildings in such districts; to provide for the issuing and sale of said bonds in accordance with the said election; and to provide for the levying of tax upon the taxable property in such school districts for the purpose of creating a sinking fund for the payment of the principal and interest on said bonds.

No. 346. House bill to regulate motion picture films and reels; providing a system of examination, approval and regulation there-

of, and of the banners, posters and other like advertising matter used in connection therewith; creating the board of censors; and providing penalties for the violation of this act.

THE SPEAKER announced the following committee appointments:  
War Memorial—MESSRS. SMITH *of Norfolk county*, HADDON and HALL.

Simplification of Government—MESSRS. SMITHEY, WILLIS and JONES *of Highland*.

MR. BRIGHT moved that when the House adjourns today it adjourn to meet on Friday at 12:30 P. M., which was agreed to.

On motion of MR. ANDERSON, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

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FRIDAY, MARCH 17, 1922.

On motion of MR. PRICE, the reading of the Journal was dispensed with.

THE SPEAKER and the Clerk signed the Journal as provided by Rule 3.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 437. House bill to provide for the consolidation or annexation of cities.

No. 192. House bill to amend and re-enact an act entitled an act to regulate the business of making small loans, by requiring persons charging directly or indirectly a greater rate of compensation than the conventional legal interest rate per annum on loans not exceeding three hundred dollars (\$300.00) to any person, to obtain a license; by prescribing the maximum amount of compensation which licensees may charge; by regulating assignments to licensees of salaries or wages earned, or to be earned; by prohibiting false or deceptive advertising concerning such loans; by fixing penalties for violation of certain provisions of this act; by prescribing certain duties of the chief examiner of the banking division of the State Corporation Commission in respect to licensees; repealing section 81 of the revenue act and all other acts, or parts of acts, inconsistent with the provisions of this act, approved March 23, 1918; sections 14, 16, 17 and 18 of which said act were amended and re-enacted by an act approved March 9, 1920.

No. 281. House bill to create a State Highway Commission;



to provide that the chairman thereof shall be the State Highway Commissioner, and to prescribe the powers, duties and the compensation of the commission and commissioner; to create road construction districts, to provide for the apportionment among them of road construction funds, and to provide for road construction, improvement, maintenance and preservation, also to repeal sections 1962, 1963, 1964, 1965, 1967, 1968, 1969, 1974, and 1975 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact an act entitled an act to establish a State Highway Commission, to define its powers and duties; the term of office, salary and qualifications of the commissioner; to authorize the commissioner to call into consultation the professors of engineering in certain State institutions, and appropriating money to carry the provisions of this act into effect, approved March 6, 1906; to provide for the appointment of a commission and fixing their term of office; to give to said commission the power of eminent domain; the power to make and enforce rules and regulations governing the traffic on and use of the State highway system not in conflict with the laws of this State and to prescribe penalties for the violation of such rules and regulations, approved September 5, 1919, and to repeal all other sections of the Code and acts or parts of acts inconsistent with this act.

No. 375. House bill to provide for the building and maintaining the public roads and bridges of Fauquier county, and further establishing the county as the road unit, and repeal any and all laws heretofore enacted for Fauquier county.

No. 510. House bill to amend and re-enact all acts creating and amending the charter of the town of Waynesboro.

No. 323. House bill authorizing the Governor to issue annually a proclamation calling upon the officials and people of the State to display flags on the second Sunday in May, known as Mother's Day.

No. 170. House bill to amend and re-enact section 5205 of the Code of Virginia.

No. 157. House bill to amend and re-enact section 5439 of the Code of Virginia.

No. 80. House bill to amend and re-enact section 4580 of the Code of Virginia, in relation to the appointment of police for religious meetings.

No. 75. House bill to amend and re-enact section 5264 of the Code of Virginia.

No. 73. House bill to amend and re-enact section 5117 of the Code of Virginia, in relation to a widow's dower.

No. 74. House bill in relation to a surviving husband's courtesy.

No. 351. House bill to pay an assessor or an assistant assessor of lands for time necessarily employed in the reassessment of real estate recently had, the payment of which was precluded by the provisions of section 2247 of the Code of Virginia fixing the time within which the assessments were to be completed, such payment

to be made out of the appropriation provided "for assessing property for taxation, etc."

No. 300. House bill to authorize the city of Norfolk to establish underground drainage in a thirty-foot canal extending from Smith's creek to Yarmouth street, to close the said canal and use it for park and highway purposes, and to vest the city of Norfolk with the title of the State of Virginia therein.

No. 462. House bill to amend and re-enact section 581 of the Code of Virginia.

No. 461. House bill to amend and re-enact section 6426 of the Code of Virginia.

No. 433. House bill to amend and re-enact section 3555 of the Code of Virginia; and to repeal sections 3556, 3557, 3558, 3559, 3560 and 3561 of the Code of Virginia.

No. 413. House bill to amend and re-enact section 3513 of the Code of Virginia.

No. 396. House bill to amend and re-enact section 6296 of the Code of Virginia of 1919, and to repeal an act entitled an act to amend and re-enact section 3418 of the Code of Virginia in regard to the appointment of commissioners to execute deeds, approved March 16, 1918.

No. 28. House bill to amend and re-enact an act entitled an act relating to contracts for text-books adopted for use in the public free schools of the Commonwealth, approved March 11, 1915; and to repeal section 611 of the Code of Virginia.

No. 387. Senate bill to amend and re-enact section 2072 of the Code of Virginia.

No. 358. Senate bill to amend and re-enact section 2775 of the Code of Virginia.

No. 416. House bill to amend and re-enact section 2337 of the Code of Virginia, as amended by an act approved March 18, 1920.

No. 105. Senate bill to prescribe how a new day for the execution of the sentence of death shall be fixed, and dispensing with the presence of the person to be executed.

No. 406. Senate bill validating certain holographic wills admitted to probate in this State since the taking effect of the Code of Virginia of 1919.

No. 335. Senate bill to require the examination for venereal disease of all persons admitted to the State Penitentiary, State Penitentiary farm, or to any branch prison, to any of the reformatories of the State, or to any of the hospitals for the insane or colonies for the epileptic and feeble-minded, and the proper treatment of those found so affected; also prohibiting the delivery of any jail prisoner who has a venereal disease to the State convict road force.

No. 311. House bill to prevent the maintenance of suits for the purpose of restraining the assessment or collection of taxes.

No. 130. House bill to amend and re-enact section 2002 of the Code of Virginia, as amended by an act approved March 15, 1920.

No. 207. Senate bill to amend and re-enact section 3505 of the Code of Virginia, and to repeal an act entitled an act to provide for the payment out of the State treasury of the attorneys for the Commonwealth of the counties and cities of the State certain fees in felony and misdemeanor cases, and to fix the maximum amount that the attorneys for the Commonwealth of the respective counties and cities of the State shall be paid in fees out of the State treasury, and to fix for them and to provide for the taxing and payment of certain fees in scire facias and other proceedings upon forfeited recognizances, and to amend and re-enact an act entitled an act to amend and re-enact section 3528 of the Code of Virginia, as heretofore amended, approved March 22, 1916, and to repeal all other acts and parts of acts in conflict with this act, approved March 16, 1918.

No. 382. House bill to amend and re-enact sections 3780, as heretofore amended, 3781, 3786, 3788, 3810, as heretofore amended, 3820, 3822, 3851, 3854, 3872 and 3876, as heretofore amended, of the Code of Virginia.

No. 415. House bill to amend and re-enact sections 3481 and 3507 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 399. House bill to provide for the appointment of trial justices in counties adjoining one or more cities having a population of one hundred thousand or more in the aggregate: to prescribe the terms of office, jurisdiction, duties and compensation of such trial justices.

No. 39. Senate bill to amend and re-enact section 39 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission: to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918, as amended by an act approved March 15, 1920.

No. 366. Senate bill conferring upon the council of the city of Portsmouth the power to establish, enlarge, or acquire electric light plants, heat and power plants, street railway, trolley-bus and transportation system, and gas works, and to acquire by purchase, condemnation, lease, or otherwise the property in whole or in part of any private or public service corporation operating such system or systems.

No. 354. Senate bill to require industrial sick benefit companies to insert in policies of industrial sick benefit insurance hereafter issued by them a provision permitting the cancellation of the sick benefit portion of the policy under certain conditions.

No. 355. Senate bill to make it unlawful for any person to



knowingly or wilfully make any false or fraudulent statement or representation of any material fact in or with reference to any application for insurance or as to the death or disability of a policy or certificateholder in, or for the purpose of procuring or attempting to procure the payment of any false or fraudulent claim against, or for the purpose of obtaining or attempting to obtain any money from or benefit in any industrial sick benefit company licensed, or which may be licensed to do business in this State, and to provide penalties for its violation.

No. 267. Senate bill to amend and re-enact section 2146 of the Code of Virginia, and to repeal chapter 422 of the Acts of 1918.

No. 437. Senate bill authorizing the boards of supervisors of Accomac and Northampton counties to make appropriations for the expenses of the judge of the thirty-first judicial circuit.

No. 438. Senate bill authorizing the boards of supervisors of Alleghany, Botetourt, Bath and Craig counties and the council of the city of Clifton Forge to make appropriations for the expenses of the judge of the nineteenth judicial circuit.

No. 300. Senate bill for the appropriation of \$500.00 out of the treasury for the payment of J. Taylor Thompson for legal services rendered the State in the matter of contest over the will of Emmett D. Gallion (deceased) in the circuit court of Prince Edward county.

No. 517. House bill authorizing the convict lime board to borrow not exceeding fifteen thousand dollars on the lime grinding plant at Irvington; and in case the said loan cannot be effected, to lease the said plant for not exceeding two years; also authorizing the said board to sell the lime now in storage at said plant in any way it may consider to be to the best interests of the State.

No. 284. Senate bill requiring county and city treasurers to account for interest received upon funds of the State, or of any political subdivision thereof, and providing penalty for violation.

No. 309. Senate bill to amend and re-enact section 2780 of the Code of Virginia.

No. 219. Senate bill to amend and re-enact section 4042, contained in chapter 159 of the Code of Virginia, in relation to telegraph and telephone companies.

No. 76. Senate bill to make an appropriation of fifteen thousand dollars, to be used by committee of R. E. Lee Camp, No. 1, Confederate Veterans, viz.: E. D. Taylor, W. B. Freeman and W. McK. Evans, to aid in entertaining the United Confederate Veterans who will assemble on June 20, 21, 22, 1922, and to appropriate three thousand dollars to aid in entertaining Confederate veterans of Virginia at the unveiling of the statue of Robert E. Lee in Charlottesville.

No. 252. Senate bill to appropriate \$1,000, or so much thereof as may be necessary, to the Matthew Fontaine Maury Association for the purpose of placing a marker and tablet to the memory of

Matthew Fontaine Maury in Goshen Pass, Rockbridge county, Virginia.

No. 396. Senate bill for the relief of F. P. Pulley.

No. 121. Senate bill to provide for payment of compensation to Mrs. G. H. Stevens for services as assistant land assessor for the city of Norfolk.

No. 88. Senate bill to amend and re-enact section 4695 of the Code of Virginia.

No. 374. Senate bill to amend and re-enact section 4067 of the Code of Virginia, and to repeal an act entitled an act to amend and re-enact section 2 of an act entitled an act imposing public duties on heat, light, power, water and telephone companies and providing for the control and regulation of such companies by the State Corporation Commission, which was approved March 27, 1914, as heretofore amended, approved March 15, 1918.

No. 20. Senate bill to reimburse J. P. Taylor and J. C. Hart for barn and hay destroyed in order to capture Walter Ware who was escaping after the murder of Sheriff W. C. Bond and Sergeant Julian F. Boyer, of Orange county, Virginia.

No. 344. Senate bill authorizing the councils or other governing bodies of cities and towns and the boards of supervisors of counties to levy special taxes for paying interest on and providing a sinking fund for bonds, notes, or certificates of indebtedness issued by such cities, towns and counties.

No. 282. Senate bill to amend and re-enact section 3319 of the Code of Virginia.

No. 146. Senate bill to permit Harwood Bristow, of the county of Accomac, to build a bridge across Warrington branch of Onancock creek in said county.

No. 130. Senate bill to amend and re-enact section 5827, relating to the limitation of enforcement of deeds of trust and mortgages.

No. 8. Senate bill to require persons sixteen years of age, or over, of sufficient earning capacity or income, to support their parents who are in destitute or necessitous circumstances; and to repeal an act entitled an act to require able-bodied persons over sixteen years of age to support their parents in cities of one hundred thousand inhabitants or more, approved March 19, 1920.

No. 57. House bill to authorize the Commissioner of Game and Inland Fisheries to permit bona fide owners of fox hounds, actually used for fox hunting, to release such hounds from confinement at any time.

No. 246. House bill to amend and re-enact section 6063 of the Code of Virginia.

No. 507. House bill authorizing the school board of South Hill school district, in the county of Mecklenburg, to borrow money, not to exceed \$45,000, for building a schoolhouse in the town of South Hill, in said district.

No. 119. Senate bill to amend and re-enact section 4902 of the Code of Virginia.

No. 225. Senate bill to amend and re-enact section 4278 of the Code of 1919.

No. 20. House bill to provide for a closed season on squirrels and hares or rabbits in this State.

No. 23. House bill to prohibit the sale of deer in this State.

No. 436. House bill to amend and re-enact section 3 of an act entitled an act to create the city of Hopewell, in the county of Prince George; to provide temporary and permanent officers for its organization and management and to authorize the assessment and collection of revenue necessary for the permanent improvement and government of said city, approved February 26, 1916, as amended by an act approved March 20, 1920.

No. 215. Senate bill to prevent the manufacture, sale, or transportation within the Commonwealth of adulterated or misbranded Paris greens, lead arsenates, lime-sulphur compounds, and other insecticides and fungicides, and regulating traffic therein; providing for inspection of such materials, and imposing penalties.

No. 363. House bill to amend and re-enact sections 3408 to 3422, both inclusive, of the Code of Virginia, section 3408 of which was amended by an act approved February 21, 1920, and to repeal an act entitled an act to amend and re-enact section 3191 of the Code of Virginia, as amended and re-enacted by an act approved March 13, 1914, entitled an act to amend and re-enact section 3191, chapter 154, of the Code, as amended by an act in force on and after February 2, 1892, and by an act in force on and after July 1, 1896, and by an act approved March 14, 1910, relating to how a person is licensed to practice law in the State of Virginia, approved March 14, 1918; and to repeal an act entitled an act to amend and re-enact section 3194 of the Code of Virginia, as heretofore amended, in relation to the practice of law without a license, approved March 9, 1918.

No. 90. Senate bill to amend and re-enact an act entitled an act making it a misdemeanor for a husband to desert or neglect his wife or for a parent to desert or neglect his children; prescribing the penalty therefor, and making provision for the apprehension and punishment of persons charged with or convicted of non-support; providing for the taking of recognizances, and for the forfeiture and enforcement of the same; providing for the appointment of probation officers, prescribing their duties and powers, and repealing certain acts, approved March 27, 1918.

No. 267. House bill to amend and re-enact sections 1799, 1802, 1807, 1817, 1822 and 1830 and to repeal section 1831 of the Code of Virginia.

No. 409. Senate bill providing for the collection of specimens of birds and their nests and eggs for scientific and educational purposes only.



No. 154. Senate bill to authorize the postponement of the payment of the sum of \$16,000.00 and interest due by the school board of Ettrick subschool district, of Chesterfield county, to the Literary Fund.

No. 407. House bill to provide for the incorporation, establishment and operation of loan and savings institutions known as "Credit Unions."

No. 8. House bill to provide for the compulsory education of children between the ages of eight and fourteen years, and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia and to repeal an act entitled an act to provide (in certain cases) for the compulsory attendance of children between the ages of eight and twelve years upon the public schools of Virginia, and providing penalties for failure, and designating the manner of collecting such penalties, approved March 14, 1908, approved March 27, 1918.

No. 332. House bill to amend and re-enact sections 2215, 2228 and 2229 of the Code of Virginia, and to repeal sections 2226 and 2227 of the Code of Virginia.

No. 109. House bill to require all owners, operators, proprietors, superintendents, or conductors of a sawmill or other manufacturing plant, and other persons who have dug wells or pits on certain premises after the passage of this act, to fill the same before their abandonment; and also to require the owners of such premises to see that such wells or pits have been properly filled.

No. 116. House bill to amend and re-enact an act entitled an act ceding to the United States exclusive jurisdiction over certain lands acquired for public purposes within the State, and authorizing the acquisition thereof and interest therein, and repealing all prior acts and parts of acts in conflict with this act, approved March 16, 1918.

No. 117. House bill to create the Virginia Commission for the Blind, to define its duties, and to make appropriation for its maintenance.

No. 19. House bill to regulate the taking of wild game birds, game animals and fur-bearing animals in this State.

No. 55. Senate bill to amend and re-enact an act entitled an act to establish the State highway system, approved January 31, 1918, and to establish a perpetual memorial to Robert Edward Lee.

No. 118. House bill to effect the separation of the schools for the deaf and the blind at Staunton, and to provide for a commission to make recommendations concerning the establishment of a separate school for the education of the white blind children of Virginia, and appropriating one thousand dollars for the expenses of said commission.

No. 143. House bill to amend and re-enact section 3777 of the Code of Virginia.

No. 101. House bill to amend and re-enact section 3246 of the Code of Virginia.

No. 94. House bill to authorize the counties and cities of the State to establish county or city farms, and providing for the use of the same, and for the government and support of persons confined therein.

No. 88. House bill to provide for a special police force in certain counties, prescribing the manner of their appointment and removal, providing for their compensation and defining their powers and duties.

No. 195. House bill authorizing and directing the payment out of the treasury of the sum of \$2,119.30 to Ivakota Association, Incorporated.

No. 176. House bill to authorize the board of supervisors of Buchanan county to borrow money and issue bonds of the said county for the purpose of constructing, reconstructing and maintaining the public roads and bridges of said county, and providing how the proceeds of said bonds shall be expended; also authorizing the said board to levy taxes to pay the interest on such bonds and to create a sinking fund for their payment at maturity.

No. 158. House bill to amend and re-enact section 11 of an act entitled an act to provide for the preparation and review of estimates for expenditures and revenue, and to establish a budget system for all State departments, bureaus, divisions, officers, boards, commissions, institutions, and other agencies and undertakings receiving or asking financial aid from the State of Virginia, approved February 19, 1918.

No. 152. House bill to authorize the filing of notices of Federal tax liens with clerks of State courts, and to provide for the recordation and indexing thereof.

No. 151. House bill to amend and re-enact section 4439 of the Code of Virginia.

No. 140. House bill to protect landlords against removal of crop by tenants until rents and advances are paid, and to prescribe punishment therefor.

No. 113. House bill to amend and re-enact section 13 of an act approved April 16, 1903, entitled an act to raise revenue for the support of the government and public free schools and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, as heretofore amended.

No. 128. House bill to amend and re-enact section 3082 of the Code of Virginia, as amended by an act approved March 22, 1920.

No. 127. House bill to amend and re-enact section 12 of an act entitled an act to amend and re-enact section 12 of an act entitled an act to incorporate the town of Wakefield, approved February 10, 1920, as heretofore amended.

No. 112. House bill to amend and re-enact section 2252 of the

Code of Virginia, as amended by an act approved March 15, 1920, and March 19, 1920.

No. 87. House bill to remove the disability of infancy for the purpose of passing contingent right of curtesy and dower.

No. 86. House bill to amend and re-enact section 6317 of the Code of Virginia.

No. 85. House bill to repeal section 6326 of the Code of Virginia.

No. 83. House bill to amend and re-enact section 6322 of the Code of Virginia.

No. 82. House bill to amend and re-enact section 1053 of the Code of Virginia.

No. 77. House bill to amend and re-enact section 5379 of the Code of Virginia.

No. 65. House bill to amend and re-enact section 1173 of the Code of Virginia.

No. 62. House bill to prevent the sale of inferior and worthless vegetable seed in the State of Virginia.

No. 58. House bill to amend and re-enact section 2406 of the Code of Virginia.

No. 50. House bill to amend and re-enact section 3101 of the Code of Virginia.

No. 44. House bill to amend and re-enact section 4801 of the Code of Virginia.

No. 64. House bill to amend and re-enact sections 1245, 1246, 1247 and 1248 of the Code of Virginia.

No. 84. House bill to amend section 5281 of the Code of Virginia.

No. 79. House bill to amend and re-enact section 5985 of the Code of Virginia.

No. 38. Senate bill to amend and re-enact sections 2, 45, 46, 61 and 69 of an act entitled an act to prevent industrial accidents; to provide medical and surgical care for injured employees; to establish rates of compensation for personal injuries or deaths sustained by employees in the course of employment; to provide methods for insuring the payment of such compensation; to create an industrial commission for the administration of this act, and to prescribe the powers and duties of such commission; to levy a tax and appropriate funds for the administration of this act, which became a law March 21, 1918.

No. 19. Senate bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 10, 1920, entitled an act to amend section 2726 of the Code of Virginia.

No. 42. House bill to amend and re-enact sections 5523, 5524 and 5525 of the Code of 1919.

No. 69. House bill to protect reformative, corrective and disciplinary institutions in this State, authorized by law to receive and have control of minors, in the discharge of the duties imposed on



them, and to protect minors committed to, or held in, such institutions; also prescribing penalties for violations of this act.

No. 71. House bill to amend and re-enact section 1569 of the Code of Virginia.

No. 24. Senate bill to amend and re-enact sections 8 and 9 of an act entitled an act to raise revenue for the support of the government and the public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, as heretofore amended.

No. 69. Senate bill providing for a commission on mental health.

No. 79. Senate bill to amend and re-enact section 5333 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 80. Senate bill to provide for the licensing, regulation and inspection of children's boarding houses and nurseries.

No. 520. House bill to provide for submitting to the qualified voters of the town of Potomac, in Arlington county, the question of annulling the charter of said town by repealing an act approved March 13, 1908, entitled an act to incorporate the town of Potomac, in the county of Alexandria; and to annul and repeal said charter upon a majority vote declaring against said charter.

No. 172. Senate bill to create county school boards; to prescribe the powers, duties, obligations and compensation of such boards; to provide that, in counties, the county school board shall be the unit of operation of the public free school system; and to abolish district school boards in counties and county school boards as they may exist on September 1, 1922.

No. 266. Senate bill to amend and re-enact section 1028 of the Code of Virginia.

No. 521. House bill to validate the issuance of \$200,000 of bonds by the town of South Boston, Virginia, and to authorize the issuance of the same and to provide for the levy of a tax to pay the interest on said bonds and provide for a sinking fund.

No. 124. House bill to amend and re-enact section 2945 of the Code of Virginia, as amended by an act approved March 20, 1920.

MR. FLETCHER moved that when the House adjourns today it adjourn to meet on Monday, March 20, 1922, at 4 o'clock P. M., which was agreed to.

On motion of Mr. BRIGHT, the House adjourned.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

MONDAY, MARCH 20, 1922.

On motion of Mr. FULLER, the reading of the Journal was dispensed with.

THE SPEAKER and Clerk signed the Journal as provided by Rule 3.

Ordered that the following bills be printed as signed by the Governor: Nos. 8, 252, 281, 349, 416 and 419 House bills and Nos. 24, 55 and 172 Senate bills.

All other business having been suspended, THE SPEAKER, in the presence of the House, signed the following bills, which had been passed by both houses and duly enrolled, the titles of said bills having been publicly read:

No. 81. Senate bill to regulate the employment of children; to repeal an act entitled an act to amend and re-enact chapter 210 of the Acts of 1908, regulating the employment of children in certain employments, approved March 13, 1908, as amended by chapter 339 of the Acts of 1914, approved March 27, 1914, approved March 14, 1918; to repeal an act entitled an act to permit children over the age of twelve years to work in fruit and vegetable canneries and to transmit merchandise or run errands, approved March 20, 1920, and to repeal sections 1809 to 1816, inclusive, of the Code of Virginia, section 1810 of which was amended by an act approved March 25, 1920.

No. 84. Senate bill to provide, in certain cases, for the payment out of county and city treasuries of allowances for the support of children in their own homes and for the partial reimbursement by the State of the counties and cities making such payments; also to repeal an act entitled an act providing that any county or city of this State may pay a monthly allowance to indigent, widowed mothers for the partial support of their children in their own homes, approved February 28, 1918.

No. 93. Senate bill to provide for the licensing, regulation, and inspection of maternity hospitals, and to repeal sections 1925 to 1930, inclusive, of the Code of Virginia.

No. 103. Senate bill to grant jurisdiction to all courts of record to make binding declarations of rights and determine questions of construction, whether any consequential relief is or could be claimed, or not, and to prescribe where, and how, and with what effect suits seeking the exercise of such jurisdiction shall be brought and conducted, and how this act shall be construed.

No. 120. Senate bill to require persons or corporations doing business under an assumed or fictitious name, and persons doing business as co-partners, to sign, acknowledge, and file a certificate; to designate what the certificate shall contain; to provide for recordation of such certificate, to fix fees of the clerk, and to provide a penalty for violation of this act.

No. 126. Senate bill to amend and re-enact sections 1905 to 1922, inclusive, of the Code of Virginia.

No. 128. Senate bill to amend and re-enact sections 1945 to 1953, inclusive, of the Code of Virginia, and to add six new sections to the said Code, to be numbered 1951-a, 1951-b, 1951-c, 1951-d, 1951-e and 1951-f.

No. 159. Senate bill to prevent deception in the sale of paint, turpentine, linseed oil and any substitute therefor; to provide for true labels for the same; and providing for enforcement thereof; and providing penalty for the violation thereof.

No. 165. Senate bill to provide for the appointment of special justices of the peace in cities of less than 25,000 inhabitants and in counties, to be known as judges of juvenile and domestic relations courts; to prescribe their jurisdiction, powers, duties and compensation; and to provide for the maintenance of juvenile and domestic relations courts in such cities and in counties.

No. 186. Senate bill to amend and re-enact sections 2113 and 2138 of the Code of Virginia.

No. 195. Senate bill to amend and re-enact section 2110 of the Code of Virginia, as amended by chapter 402, Acts of Assembly 1920, and to amend and re-enact sections 2111, 2112, 2113, 2114, 2115, 2116, 2117, 2118, 2119, 2120, 2121 and 2122 of the Code of Virginia, in relation to county bonds for road and bridge construction and improvements, and to repeal all acts in so far as the same are in conflict.

No. 232. Senate bill to amend and re-enact section 7 of an act entitled an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

No. 280. Senate bill to appropriate certain sums of money from the Virginia State treasury in aid of duly organized Confederate memorial associations of this State, having in charge, and that expend such money upon, cemeteries containing the graves of Confederate soldiers or sailors.

No. 290. Senate bill to provide for the examination and detention of persons over the age of twenty-one years convicted of prostitution, or being keepers, inmates or frequenters of houses of ill-fame, prostitution or assignation, or for soliciting for immoral purposes, or associating with or consorting with persons of ill repute; to provide for the commitment of any person under the age of twenty-one years, convicted of any such offense, to the State Board of Charities and Corrections for an indeterminate period, and to provide what disposition the said board may make of such persons; also to repeal an act entitled an act to provide for the examination and punishment of persons convicted of prostitution; or of keeping houses of ill-fame or assignation, and for commitment of such persons to city farms or hospitals, approved March 23, 1918.



No. 304. Senate bill to amend and re-enact section 4235 of the Code of Virginia.

No. 308. Senate bill to provide for the audit by the State Accountant or his assistants of the accounts and records of city and county officials and agencies handling State funds; to make an appropriation therefor, and to provide how the expense of such audit shall be borne; and to repeal an act entitled an act to provide for the inspection by the office of the State Accountant of the accounts of city and county officials handling State funds, approved March 19, 1920.

No. 340. Senate bill to amend and re-enact section 2248 of the Code of Virginia of 1919.

No. 362. Senate bill to amend and re-enact section 7 of an act entitled an act to provide a special road law for the county of Fauquier; to provide for the working and keeping in repair of the public roads in said county and to create separate district road boards in each of the several magisterial districts of said county; to authorize the erection of tollgates and the collection of tolls upon certain public roads therein, and making certain provisions for the construction, working, maintenance, etc., of said roads, and to levy a tax for said purposes in said county and in the several magisterial districts thereof; and to repeal all special acts heretofore enacted in reference to the public roads of said county; and to validate the official acts of certain officers under the laws heretofore in effect in said county, approved March 24, 1920.

No. 367. Senate bill to amend and re-enact an act to provide for the issuing of county bonds for permanent road or bridge improvement in the magisterial districts of the counties of the State, and repealing all acts in so far as the same are in conflict herewith, approved September 5, 1919.

No. 372. Senate bill for the relief of all taxpayers in the State of Virginia whose property has been heretofore taken or acquired by the State of Virginia, or any county or municipality thereof, or shall be so taken or acquired in any year subsequent hereto.

No. 390. Senate bill to amend and re-enact sections 381, 382, 384 and 385 of the Code of Virginia and to repeal section 399 of the Code of Virginia.

No. 391. Senate bill to provide for the acceptance of the benefits of an act passed by the Senate and House of Representatives of the United States of America, in Congress assembled, to provide for the promotion of vocational rehabilitation of persons disabled in industry or otherwise; to provide for the appointment of a custodian of all moneys received by the State from appropriations made by the Congress of the United States for the purpose stated; to provide for the appointment of a State board to co-operate with the Federal Board for Vocational Education in carrying out the provisions of said act, and prescribe its powers and duties; to provide for a plan of co-operation between such State board and the Industrial Commission of Virginia.

No. 397. Senate bill to appropriate the proceeds of the Glebe lands and other properties belonging to the parishes of Abingdon, Ware and Petsworth districts, in the county of Gloucester, and to create a corporation to hold and invest said funds and all other funds now held by the Gloucester Charity School, and other donations; also to repeal all general and special laws heretofore passed in any way affecting or pertaining to the Gloucester Charity School.

No. 399. Senate bill to amend and re-enact section 6358 of the Code of Virginia.

No. 402. Senate bill licensing the taking or catching of scallops with scrapes from the public grounds of the Commonwealth and providing for the designation of public scallop grounds.

No. 413. Senate bill to amend and re-enact section 4082 of the Code of Virginia.

No. 416. Senate bill authorizing the board of supervisors of Nelson county to use the balance of the proceeds of a bond issue, authorized by chapter 96 of Acts of Assembly of 1920, for the purpose of building a bridge across Hat creek on the East Branch road, in the neighborhood of Roseland, and for painting various bridges over Tye river in the Massie's Mill magisterial district of said county.

No. 419. Senate bill authorizing the district school board of Sussex Courthouse school district, in Sussex county, to borrow money for the purpose of paying the existing indebtedness of said board; and to require the board of supervisors to levy a tax to pay the interest thereon, and to create a sinking fund to redeem the principal thereof at maturity.

No. 421. Senate bill to authorize the board of supervisors of Botetourt county to construct the uncompleted portion of the Eagle Rock to Fincastle permanent road in Botetourt county, and to provide for issuing warrants on levies for not exceeding fifteen years in the Fincastle magisterial district to pay the expenses thereof.

No. 422. Senate bill to authorize the board of supervisors of Albemarle county to negotiate a loan and issue bonds of said county for the purpose of improving the public highways in Samuel Miller magisterial district of said county, and to levy a special district tax in said district to pay said bonds and the interest thereon.

No. 424. Senate bill to authorize the board of supervisors of Lee county to issue bonds of said county on behalf of the Yokum Station magisterial district thereof, for a sum not exceeding fifty thousand dollars (\$50,000.00) for the purpose of providing funds to macadamize and otherwise permanently improve a certain road of said district, known as the Keokee road, leading from the Wise county line on top of Dividing Ridge, to the town of Keokee, a distance of approximately three and one-half (3½) miles, and such additional distance beyond the west of Keokee, leading to the

Lower Crab Orchard country, as can be permanently improved out of such funds; and to levy taxes to pay the interest thereon, and to create a sinking fund for the payment of principal of said bonds at maturity.

No. 427. Senate bill to authorize and empower the board of supervisors of Halifax county to borrow \$60,000 and to issue notes therefor, for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county; and to repeal an act entitled an act to authorize and empower the board of supervisors of Halifax county to borrow \$40,000 and to issue notes therefor for the purpose of paying off the indebtedness existing against the county road fund and the general county fund of said county, approved February 17, 1922.

No. 431. Senate bill prescribing the time of holding the regular terms of court in the twentieth judicial circuit.

No. 439. Senate bill to amend and re-enact section 18 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 123. House bill to amend and re-enact section 2726 of the Code of Virginia, as amended by an act approved March 20, 1920.

No. 136. House bill to amend and re-enact section 2854 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 168. House bill to enlarge and define the power and jurisdiction of police justices, justice of juvenile and domestic relations courts, and civil and police justices to admit persons to bail and fixing the compensation therefor, and to repeal an act entitled an act to enlarge and define the power and jurisdiction of police justices to admit persons to bail and fixing the compensation therefor, approved February 17, 1920.

No. 174. House bill to create the Hampton Roads Port Commission, define its duties and powers and to provide funds for carrying on its work.

No. 182. House bill to amend and re-enact an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof, by adding a new section to be known as section 44½, imposing a tax upon the transfer at death of the personal property of nonresidents, and providing penalties for the violation of this section.

No. 185. House bill to amend and re-enact section 2414 of the Code of Virginia.

No. 187. House bill to amend and re-enact an act entitled an act to create and maintain a State Board of Crop Pest Commis-



sioners, and to define its duties and powers, approved March 5, 1900, approved May 9, 1903.

No. 203. House bill to amend and re-enact an act entitled an act to authorize the school board of Bellefonte school district, of the county of Nottoway, Virginia, to borrow money for the purpose of erecting a high school building at Blackstone in said district, and to issue bonds therefor not to exceed the sum of forty thousand dollars in amount, approved March 19, 1920, and to increase the amount of bonds authorized by said act to sixty thousand dollars.

No. 206. House bill to authorize and empower cities which have, by the latest United States census, over one hundred thousand inhabitants, to provide for the collection and payment into their treasury of fees for certain services rendered by their police justices either in criminal cases or in cases of violation of ordinances.

No. 207. House bill to amend and re-enact section 417 of the Code of Virginia.

No. 211. House bill to amend and re-enact section 4909 of the Code of Virginia, as amended by an act approved March 19, 1920.

No. 212. House bill to amend and re-enact section 6046 of the Code of Virginia.

No. 214. House bill requiring every power of attorney to confess judgment to be signed and acknowledged before some officer authorized to take acknowledgments to deeds.

No. 219. House bill to provide a new charter for the town of Woodstock and to repeal all acts or parts of acts in conflict therewith, and to declare all contracts and obligations heretofore or hereafter made by the present council and government of the town of Woodstock and all power heretofore or hereafter exercised by them, while in office, to be legal and valid.

No. 226. House bill to authorize, empower and direct the board of supervisors of the county of Princess Anne to borrow money by the issue of bonds in the aggregate sum of five hundred thousand dollars (\$500,000), for the purpose of purchasing, building and improving roads and bridges in Seaboard magisterial district in said county; to sell the said bonds; to provide for the payment of interest thereon and principal thereof and to authorize the commission of roads and bridges of Princess Anne county, for Seaboard magisterial district, to dispense the funds so obtained.

No. 234. House bill to create a commission of roads and bridges of the county of Princess Anne, Virginia, for Seaboard magisterial district, and to prescribe the powers and duties of such commission and to provide for controlling, constructing and keeping in repair the public roads and bridges within said magisterial district of said county and for acquiring, establishing, altering and vacating roads and bridges therein and for obtaining and applying necessary funds for said purpose, including the application of the proceeds of sale of any bonds issued by said county for said pur-

pose and the payment of the interest and principal of said bonds and for obtaining and applying any and all State aid now and hereafter available for said purpose and for the levy and application for taxes for said purpose.

No. 236. House bill to require every person driving any vehicle on a public highway, on approaching certain railway grade crossings, to stop before passing thereover, and to require railway companies to erect and maintain danger signs at such crossings; and providing penalties therefor.

No. 240. House bill prescribing the duties of operators of motor or other vehicles on public highways who shall injure any person or property while so driving on said highways, and prescribing penalties for the violation of this act.

No. 244. House bill to amend and re-enact an act entitled an act to provide for the use of probation and the suspension of sentence in criminal and juvenile courts, providing for the appointment of probation officers and defining their powers and duties, approved March 16, 1918.

No. 252. House bill to amend and re-enact sections 5, 14, 21½, 27, 32, 35, 41, 55, 57, 63, 73 of an act to define ardent spirits and to prohibit the manufacture, use, sale, offering for sale, transportation keeping for sale and giving away of ardent spirits or drugs, as herein defined, except as provided herein; declaring certain ardent spirits contraband, and prescribing procedure for search therefor and forfeiture thereof; to prohibit advertisement of such ardent spirits; to prescribe the jurisdiction for trial and appeals of cases arising under this act; to prescribe the force and effect of certain evidence and prosecution for violation of this act; to create the office of Commissioner of Prohibition and to define his duties and powers and compensation; defining intoxication and who is a person of intemperate habits within the meaning of this act; prescribing a penalty for intoxication; prescribing certain rules of evidence in certain prosecutions under this act; defining soft drinks, providing how they may be sold, regulating the sale of toilet, antiseptic preparations, patent and proprietary medicines, and flavoring extracts; exempting certain counties and cities from certain provisions of this act, and authorizing additional restrictions and limitations beyond the provisions of this act as to sale, manufacture or delivery of ardent spirits in certain counties and cities; to provide for the enforcement of this act and to prescribe penalties for the violation of this act; to appropriate out of the treasury of the State necessary moneys for the enforcement of this act; and to repeal chapter 146 of Acts of Assembly, 1916, approved March 10, 1916, and all other acts or parts of acts in conflict with this act, approved March 19, 1918, as heretofore amended, and to add to said act of the following new sections, to be numbered sections 5⅛, 5¼, 5½, 21¼, 32½, 35½, 55-f, 57¼, 57½-a, 70½, 77, 78, respectively, and to be properly inserted serially

as numbered in said act, and to repeal all acts or parts of acts in conflict with this act.

No. 260. House bill to amend and re-enact an act entitled an act to provide for making, building and keeping in repair the public roads and bridges in Grayson county, approved March 6, 1900, and, as further amended by an act approved March 14, 1904, and as further amended by an act approved March 13, 1908, and as further amended by an act approved March 1, 1918, and as further amended by an act approved September 10, 1919, and as further amended by an act approved March 10, 1920.

No. 262. House bill to amend and re-enact section 4083 of the Code of Virginia.

No. 269. House bill to amend and re-enact section 3240 of the Code of Virginia, relative to the taking of oysters from natural rocks, etc.

No. 274. House bill to amend and re-enact section 10 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 285. House bill to amend and re-enact sections 9 and 13 of an act entitled an act to amend and re-enact an act entitled an act to provide for opening and keeping in repair the public roads of Pulaski county, approved March 2, 1892, as amended and re-enacted by an act approved February 27, 1896, as amended and re-enacted by an act approved January 25, 1898, as amended and re-enacted by an act approved March 6, 1900, as amended and re-enacted by an act approved May 14, 1903, as amended and re-enacted by an act approved March 14, 1908, as amended and re-enacted by an act approved March 24, 1920.

No. 292. House bill to require State departments, officers, boards and commissions now required to make annual reports, to make bi-annual reports in lieu thereof.

No. 293. House bill to amend and re-enact section 5 of an act of the General Assembly of Virginia entitled an act to provide a new charter for the town of Pearisburg, Virginia, and to repeal all acts in conflict, approved March 21, 1914.

No. 298. House bill to amend and re-enact section 2942 of the Code of Virginia as amended by chapter 367 of the Acts of the General Assembly of 1920.

No. 304. House bill to amend and re-enact sections 4804 and 4805 of the Code of Virginia.

No. 307. House bill to amend and re-enact section 5428 of the Code of Virginia.

No. 305. House bill to amend and re-enact section 4930 of the Code of Virginia as amended by an act approved March 10, 1920.

No. 310. House bill to amend and re-enact section 5105 of the Code of Virginia.



No. 312. House bill to amend and re-enact section 6062 of the Code of Virginia.

No. 313. House bill to regulate the confession of judgments in the office of the clerk of any court of record in the Commonwealth of Virginia and to prescribe the procedure thereon.

No. 314. House bill to amend and re-enact sections 3102, 3105 and 3106 of the Code of Virginia, 1919.

No. 315. House bill to amend and re-enact section 4163 of the Code of Virginia.

No. 317. House bill to amend and re-enact sections 13 and 37 of an act entitled an act to provide a new charter for the town of Liberty, to extend its limits and change its name to Bedford City, Virginia, approved March 3, 1890; and to change the name of the town of Bedford, as amended and re-enacted by an act approved March 12, 1912.

No. 318. House bill to amend and re-enact sections 2 and 19 of an act entitled an act to incorporate the town of Manassas, approved April 2, 1873, as heretofore amended.

No. 324. House bill to amend and re-enact sections 3205 and 3209 of the Code of Virginia.

No. 326. House bill to amend and re-enact section 3181 of the Code of Virginia.

No. 333. House bill to amend and re-enact section 2307 of the Code of Virginia, and to repeal section 2308 of the Code of Virginia.

No. 334. House bill to amend and re-enact sections 109 and 111½ of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 335. House bill to amend and re-enact section 12 of an act entitled an act to raise revenue for the support of the government and public free schools, and to pay the interest on the public debt, and to provide a special tax for pensions, as authorized by section 189 of the Constitution, approved April 16, 1903, and acts amendatory thereof.

No. 340. House bill to authorize the board of supervisors of Surry county to contract a loan and to issue bonds of said county for the purpose of providing a portion of the money necessary for rebuilding the courthouse of said county and furnishing the same, and for making needful and necessary improvements to the county jail.

No. 341. House bill prescribing standard barrels for lime, and regulations for containers of cement, and providing penalties for violations of this act.

No. 344. House bill authorizing a school census in Bland school district, of Prince George county, and the Fieldale district, in

Henry county, Virginia, to be in lieu of the regular quinquennial census taken in said district in 1920.

No. 345. House bill to prescribe the number of witnesses to be paid out of the treasury of Virginia in criminal cases.

No. 348. House bill to amend and re-enact section 3547 of the Code of Virginia.

No. 362. House bill to amend and re-enact section 5276 of the Code of Virginia as amended by an act approved February 21, 1920.

No. 364. House bill to amend and re-enact section 5121 of the Code of Virginia.

No. 369. House bill to amend and re-enact sections 202 to 218, both inclusive, of the Code of Virginia, and to repeal sections 219 and 220 of the Code of Virginia.

No. 379. House bill to prohibit the printing, stamping or impressing of words, figures, design, pictures, emblems or advertisements on newspapers after the same shall have been issued for circulation, without first obtaining consent of the publisher so to do; to prohibit the circulation, distribution or sale of a newspaper so printed, stamped or impressed; and to prescribe fines and penalties for the violation hereof.

No. 380. House bill making it a misdemeanor knowingly and wilfully to give false and untrue information concerning any person or corporation to publishers, or employees of publishers, with intent that the same shall be published.

No. 381. House bill to amend and re-enact section 3873 of the Code of Virginia.

No. 384. House bill to amend and re-enact section 3160 of the Code of Virginia.

No. 385. House bill to amend and re-enact section 319 of the Code of Virginia.

No. 392. House bill to authorize the Commissioner of the Department of Game and Inland Fisheries to issue non-resident hunting and fishing licenses to United States field inspectors of the Bureau of Biological Survey, Department of Agriculture, and United States field inspectors of the Bureau of Fisheries, Department of Commerce.

No. 395. House bill to amend and re-enact section 3325 of the Code of Virginia.

No. 397. House bill to authorize the Governor, by and with the advice of the Attorney General, to institute and prosecute actions, suits, motions and other proceedings, in the name of the Commonwealth of Virginia, in all cases not provided for by existing law.

No. 401. House bill to amend and re-enact sections 5867 and 5869 of the Code of Virginia.

No. 403. House bill to amend and re-enact section 6270 of the Code of Virginia.

No. 405. House bill to amend and re-enact sections 4100, 4104, 4105, 4109, 4113, 4116 and 4117, of the Code of Virginia, of 1919.

No. 409. House bill to amend and re-enact section 3504 of the Code of Virginia, and to repeal section 3527 of the Code of 1887, as amended by chapter 392, Acts 1918, approved March 20, 1918.

No. 411. House bill to amend and re-enact section 2699 of the Code of Virginia, which relates to bonds required of city treasurers.

No. 412. House bill to amend and re-enact section 2698 of the Code of Virginia.

No. 414. House bill to amend and re-enact sections 2546 and 2550 of the Code of Virginia.

No. 417. House bill to amend and re-enact section 3487 of the Code of Virginia, as amended by an act approved March 25, 1920.

No. 419. House bill to amend and re-enact section 2431 of the Code of Virginia, as amended by an act approved March 16, 1920.

No. 422. House bill to provide a simple remedy for the correction of erroneous assessments of taxes when such error is due to a mistake on the part of the assessing officer, or to the mistake of the officer on whose report the assessment was made.

No. 432. House bill to amend and re-enact section 6474 of the Code of Virginia.

No. 451. House bill to authorize and empower the Governor, with the advice of the Attorney General, to employ special counsel or attorneys for the State of Virginia to prosecute and recover any claims that may be due this State from the United States of America, on account of putting the public school system of the State of Virginia on an equal basis with other States of the Union that have received public lands from the United States of America for the maintenance of their public school system.

No. 467. House bill to validate, ratify, approve and confirm bonds issued on election heretofore held authorizing the issuance of such bonds by any school district of the State for the purpose of building, rebuilding or otherwise permanently improving the school buildings of said school district or for original equipment therefor.

No. 477. House bill to amend and re-enact an act entitled an act to authorize the town of Blacksburg, in Montgomery county, to issue bonds and to borrow money for the purpose of improving the streets of the said town, approved March 17, 1916.

No. 478. House bill authorizing and requiring the board of supervisors of the county of Elizabeth City, under certain conditions, to establish and equip a fire department for Wythe magisterial district therein, and to provide a water supply for fire fighting purposes.

No. 486. House bill to amend and re-enact all acts creating and amending the charter of the city of Charlottesville, and to provide a charter and special form of government for the said



city, and to repeal all acts and parts of acts inconsistent with this act, so far as they relate to the city of Charlottesville.

No. 493. House bill to amend and re-enact an act entitled an act to amend and re-enact sections 1 and 2 of an act approved February 11, 1896, entitled an act to constitute the town of Leesburg and adjoining territory a separate school district, and to authorize the council of said town to appoint or elect school trustees for said district; and to repeal sections 3, 4, 5, 6 and 7 of the aforesaid act; and to repeal all acts or parts of acts relating to the school district for the town of Leesburg, inconsistent with the present general law, approved February 17, 1922.

No. 496. House bill to prohibit members of the governing boards of institutions, supported in whole or in part by funds paid out of the State treasury, and rectors of such institutions, and presidents and chairmen of the governing boards thereof, from holding, during their terms of office, any other office or position with the institutions on the boards of which they are serving.

No. 499. House bill providing an additional regular term of court for Giles county, and prescribing the times for holding the regular terms of court in the twenty-second judicial circuit.

No. 500. House bill to amend and re-enact sections 1 and 23 of an act entitled an act to amend and re-enact an act entitled an act to authorize the board of supervisors of the county of Carroll to let to contract the roads of said county and levy a tax to keep the same in proper repair, as amended by an act approved February 29, 1892, and February 2, 1894, acts amendatory thereto, respectively, January 22, 1898, March 7, 1900, as amended by an act approved March 14, 1906, and as amended by an act approved March 15, 1910, and to appoint a county road superintendent, his salary, duties, etc., the purchase of road machinery, implements, tools, etc., pay of supervisors, road superintendent, clerk and duties of each, prescribing penalties, etc., and to repeal all special acts in conflict herewith, approved March 24, 1920.

No. 512. House bill to amend and re-enact sections 6, 9, 19 and 21 of an act entitled an act to amend and re-enact the charter of the town of Culpeper, approved January 11, 1898, as heretofore amended, and to repeal sections 7 and 8 of said charter.

No. 522. House bill to authorize the town of Front Royal to issue bonds in a sum not exceeding \$23,000.00, and expend the proceeds arising from the sale thereof, or so much as may be necessary for the enlargement, improvement, repair and maintenance of the electric lighting plant and water system now owned by said town; and to provide by proper tax levy or appropriation for the payment of interest on the bonds so issued and to create a sinking fund to retire said bonds at maturity.

No. 523. House bill to authorize and direct the board of supervisors of Wise county to borrow one hundred and twenty-five thousand dollars for the purpose of grading, macadamizing or other-

wise permanently improving what is known as Appalachia-Lynch highway, in Richhmond magisterial district.

No. 526. House bill to amend and re-enact an act approved March 13, 1914, entitled an act to provide a road law for Spotsylvania county, and all acts subsequent thereto.

No. 529. House bill authorizing the boards of supervisors of Princess Anne and Isle of Wight counties to make appropriations for the expenses of the judge of the twenty-eighth judicial circuit.

Mr. PRICE offered the following joint resolution:

Resolved by the House of Delegates (the Senate concurring), That a committee of three on the part of the House and two on the part of the Senate be appointed to inform the Governor that the General Assembly is ready to adjourn sine die and to inquire if he has any communication to make; which was agreed to.

Ordered that Mr. PRICE carry the resolution to the Senate and request their concurrence.

A message was received from the Senate by Mr. CANNON, who informed the House that the Senate had agreed to the joint resolution.

THE SPEAKER appointed MESSRS. PRICE, FULLER and FLETCHER the committee on the part of the House.

The committee subsequently reported that they had waited upon the Governor and had been informed by him that he had no communication to make to the General Assembly.

Ordered that Mr. HADDON inform the Senate that the House is ready on its part to adjourn sine die.

A message was received from the Senate by Mr. CANNON, who informed the House that the Senate is ready on its part to adjourn sine die.

On motion of Mr. JONES of *Richmond city*, THE SPEAKER, at 4:35 P. M., declared the House adjourned sine die.

RICHARD L. BREWER, JR.,  
*Speaker of the House of Delegates.*

JOHN W. WILLIAMS,  
*Clerk of the House of Delegates.*

# ERRATA

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Page 104, line 26 from bottom, No. 33 should be No. 34.

Page 104, line 17 from bottom, No. 34 should be No. 33.

Page 110, line 4 from bottom, No. 33 should be No. 34.

Page 111, line 6 from top, No. 34 should be No. 33.

Page 288, line 7 from top, 442 should be 4042.

Page 302, line 11 from bottom, after Virginia, add No. 11.

Page 321, line 21 from top, No. 22 should be No. 222.

Page 380, line 8 from bottom, 2698 should be 2699.

Page 585, line 19 from top, No. 370 should be No. 270.

Page 683, line 14 from top, No. 777 should be No. 77.

Page 692, bottom line, No. 477 should be No. 447.

Page 765, line 1, No. 375 should be No. 355.

Page 779, line 14 from top, No. 375 should be No. 355.

Page 796, the following: "Mr. Smith of Norfolk county moved to reconsider the vote by which the bill was rejected; which was rejected," is transposed and should follow the rejection of H. B. 424 on page 795.



## STATE OFFICERS

E. LEE TRINKLE.....	Governor
JUNIUS E. WEST.....	Lieutenant Governor and President of the Senate
JOHN R. SAUNDERS.....	Attorney General
B. O. JAMES.....	Secretary of the Commonwealth
C. LEE MOORE.....	Auditor of Public Accounts
ROSEWELL PAGE.....	Second Auditor
CHAS. A. JOHNSTON.....	State Treasurer
WM. F. RHEA, <i>Chairman</i> .....	} State Corporation Commission
ALEXANDER FORWARD.....	
BERKLEY D. ADAMS.....	
HARRIS HART.....	Superintendent of Public Instruction
JOHN W. RICHARDSON.....	Register of the Land Office
WILLIAM WILSON SALE.....	The Adjutant General
G. W. KOINER.....	Commissioner of Agriculture
JOHN H. HALL, JR. ....	Commissioner of Labor
DAVIS BOTTOM.....	Superintendent of Public Printing
H. R. McILWAINE.....	State Librarian
J. B. WOOD.....	Superintendent of Penitentiary
JOSEPH BUTTON.....	Commissioner of Insurance
GEO. P. COLEMAN.....	Commissioner of State Highways
ENNION G. WILLIAMS.....	State Health Commissioner
W. McDONALD LEE.....	Commissioner of Fisheries
FRANK BANE.....	Secretary State Board of Charities and Corrections
WM. F. SMYTH.....	State Accountant
C. H. MORRISSETT.....	Director Legislative Reference Bureau
JNO. W. WILLIAMS, <i>Clerk House of Delegates and Keeper of the Rolls of Virginia</i>	
O. V. HANGER.....	Clerk of the Senate
HARRY B. SMITH.....	Commissioner of Prohibition
RICHARD F. BIERNE, JR., <i>Chairman</i> .....	} Industrial Commission
CHAS. A. McHUGH.....	
CHAS. G. KIZER.....	
CHAS. A. OSBORNE.....	State Purchasing Agent

## THE HOUSE OF DELEGATES

*A List Showing Names of Members, their Postoffice, City or County in which they reside and Telegraph and Express Office.*

NAME	POSTOFFICE	COUNTY OR CITY
Adams, Samuel L.	Cluster Springs.	Halifax.
Anderson, Joseph B.	Danville.	Danville.
Bagby, William F.	Cumnor.	King and Queen.
Beatie, A. C.	Chilhowie.	Smyth.
Boatwright, John B.	Buckingham.	Buckingham.
Bolton, F. D.	Fincastle.	Botetourt.
Bondurant, E. T.	Rice.	Prince Edward.
Bowles, George A.	Tabscott.	Goochland.
Brewer, Richard L., Jr.	Suffolk.	Nansemond.
Bright, J. Fulmer.	Richmond.	Richmond city.
Brown, Israel.	Norfolk.	Norfolk city.
Brown, J. Sinclair.	R.F.D., 4, Roanoke.	Roanoke.
Brown, Mayo C.	Lynchburg.	Lynchburg.
Campbell, C. J.	Amherst.	Amherst.
Carpenter, Eber A.	Madison.	Madison.
Carter, Samuel R.	Ashland.	Hanover.
Commins, T. C.	Rumford.	King William.
Craft, R. G.	Gate City.	Scott.
Deans, Parke P.	Windsor.	Isle of Wight.
DeFriece, Frank W.	Bristol.	Bristol.
Diggs, Gilbert L.	Peary.	Mathews.
Dodson, W. W. G.	Wise.	Wise.
Eller, D. L.	Floyd.	Floyd.
Ewell, A. E.	Lynnhaven.	Princess Anne.
Farrier, M. P.	Pearisburg.	Giles.
Fletcher, Thomas C.	Richmond.	Henrico.
Ford, Chas. A.	Front Royal.	Warren.
Fuller, E. R.	Richmond.	Richmond city.
Gibson, Edwin H.	Culpeper.	Culpeper.
Gordon, R. Lindsay, Jr.	Louisa.	Louisa.
Graham, John T.	Wytheville.	Wythe.
Gray, J. Walter.	Abingdon.	Washington.
Gray, Z. T.	Signpine.	Gloucester.
Groome, Nelson S.	Hampton.	Elizabeth City.
Haddon, T. Gray.	Richmond.	Richmond city.
Hall, Wilbur C.	Leesburg.	Loudoun.
Henderson, John R., Jr.	Brooke.	Stafford.
Henley, Norvell L.	Williamsburg.	James City.
Hicks, E. A.	Evington.	Campbell.
Hicks, W. F.	Jonesville.	Lee.
Hoover, C. N.	New Market.	Shenandoah.
Hoover, W. C.	Timberville.	Rockingham.
Horner, W. A.	Richmond R.D. No. 8.	Chesterfield.
Horsley, J. R.	Stapleton.	Appomattox.
Hurt, Jos. M.	Blackstone.	Nottoway.
Hylton, Walter.	Meadows of Dan.	Carroll.
Jeffreys, Robert L.	Chase City.	Mecklenburg.
Jones, Edwin B.	Monterey.	Highland.
Jones, James P.	Richmond.	Richmond city.
Keen, H. L.	Bluemont.	Loudoun.
Keezell, George B.	Keezeltown.	Rockingham.
Koger, W. L.	Stella.	Patrick.
Long, W. M.	Luray.	Page.

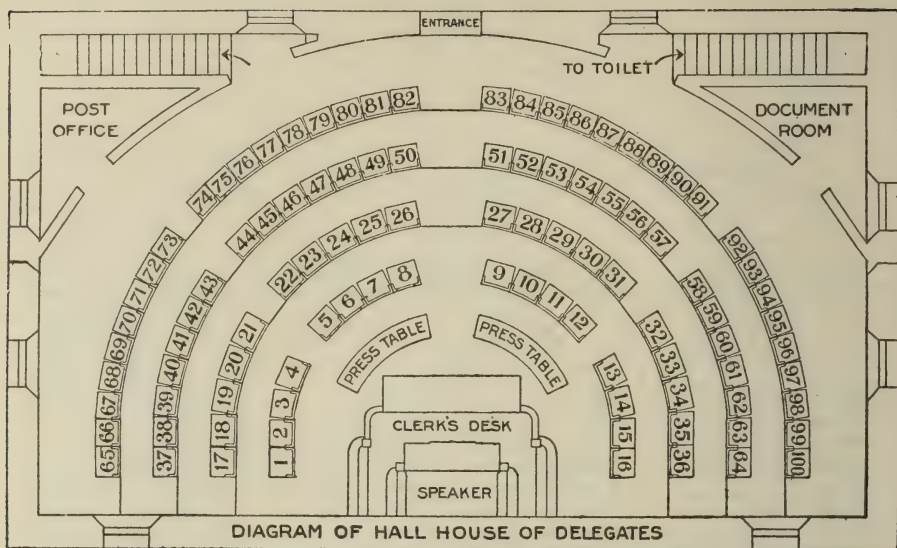
## LIST OF MEMBERS—CONTINUED

NAME	POSTOFFICE	COUNTY OR CITY
Massey, J. W.....	Post Oak.....	Spotsylvania.
McCaleb, Thos. B.....	Covington.....	Alleghany.
McCotter, J. Kenneth.....	Hopewell.....	Prince George.
McLean, John W.....	Elk Creek.....	Grayson.
McNutt, W. M.....	Glasgow.....	Rockbridge.
Moffett, W. Stuart.....	Staunton.....	Augusta.
Norris, Robert O., Jr.....	Lively.....	Lancaster.
Nottingham, John E.....	Eastville.....	Northampton.
Owen, D. W.....	Denniston.....	Halifax.
Ozlin, Thomas W.....	Kenbridge.....	Lunenburg.
Page, Ivor A., Jr.....	Norfolk.....	Norfolk city.
Patterson, H. T.....	Bedford, R.F.D. No. 2.	Bedford.
Pitts, D. H.....	Scottsville.....	Albemarle.
Pratt, Richard T.....	Etta.....	Caroline.
Price, James H.....	Richmond.....	Richmond city.
Prince, William D.....	Stoney Creek.....	Sussex.
Ramey, J. T.....	Marshall.....	Fauquier.
Ramsey, John W.....	Bassett.....	Henry.
Rew, J. Harry.....	Parksley.....	Accomac.
Richards, Boyd R.....	Winchester.....	Frederick.
Rodgers, Samuel D.....	Petersburg.....	Petersburg.
Shepherd, Gordon W.....	Chester.....	Chesterfield.
Sinclair, C. A.....	Manassas.....	Prince William.
Smith, Alfred C.....	Norfolk.....	Norfolk county.
Smith, Chas. F.....	Petersburg, R.D. No. 4	Dinwiddie.
Smith, Charles Henry.....	Alexandria.....	Alexandria.
Smith, E. Hugh.....	Heathsville.....	Northumberland.
Smith, Lemuel F.....	Charlottesville.....	Albemarle.
Smithey, Marvin.....	Lawrenceville.....	Brunswick.
Snell, R. L.....	Phenix.....	Charlotte.
St. Clair, Walter.....	Rocky Mount.....	Franklin.
Stinson, J. H.....	Grundy.....	Buchanan.
Story, W. J.....	Courtland.....	Southampton.
Stuart, John W.....	Blackford.....	Russell.
Taylor, Herbert J.....	Staunton.....	Augusta.
Trolinger, H. L.....	Pulaski.....	Pulaski.
Turner, G. G.....	Huddleston.....	Bedford.
Tyler, Hal. C.....	East Radford.....	Montgomery.
Warren, B. S.....	Witt.....	Pittsylvania.
Warren, C. R.....	Chatham.....	Pittsylvania.
Wilkins, J. E.....	Newport News.....	Warwick.
Williams, Franklin.....	Vienna.....	Fairfax.
Willis, Holman.....	Roanoke.....	Roanoke city.
Woods, R. A.....	Norfolk.....	Norfolk county.
Woodville, E. J.....	Flat Run.....	Orange.
Wright, Earl H.*.....	Portsmouth.....	Norfolk county.
Young, P. B.....	Shipman.....	Nelson.



## OFFICERS OF THE HOUSE

NAME	OFFICE	POSTOFFICE	COUNTY OF CITY
Brewer, Richard L., Jr.	Speaker.....	Suffolk.....	Nansemond.
Williams, John W.....	Clerk.....	Pearisburg.....	Giles.
Greene, Geo. O.....	Assistant Clerk....	Clifton Forge....	Clifton Forge.
Hundley, Robert G.....	Journal Clerk.....	Richmond.....	Richmond.
Burke, W. H.....	Reading Clerk.....	Roanoke, R.F.D....	Roanoke.
Livesay, A. D.....	Engrossing Clerk....	Richmond.....	Richmond.
Garnett, H. T.....	Enrolling Clerk....	Tetotum.....	King George.
Lilliston, W. J.....	Committee Clerk....	Parksley.....	Accomac.
Todd, T. J.....	Committee Clerk....	Richmond.....	Henrico.
Ozlin, P. A.....	Committee Clerk....	Kenbridge.....	Lunenburg.
Allen, Wm. R.....	Committee Clerk....	Buchanan.....	Botetourt.
Reid, R. J. N.....	Committee Clerk....	Hamilton.....	Loudoun.
Herren, Chas. M.....	Committee Clerk....	Gate City.....	Scott.
Williams, John W., Jr...	Joint Com. Clerk....	Pearisburg.....	Giles.
Williams, A. C.....	Journal Copist....	Richmond.....	Richmond city.
Johnston, J. M.....	Sergeant-at-Arms...	Murat.....	Rockbridge.
Newhouse, S. M.....	Doorkeeper.....	Culpeper.....	Culpeper.
Truslow, C. A.....	Second D'keeper....	Falmouth.....	Stafford.
Bell, Alden.....	Gallery D'keeper....	Culpeper.....	Culpeper.
Cardwell, Edward.....	Page.....	Richmond.....	Hanover.
Truslow, Ashby.....	Page.....	Falmouth.....	Stafford.
White, A. J.....	Page.....	Winston.....	Culpeper.
Hicks, Ray L.....	Page.....	Evinston.....	Campbell.
Haden, Asa.....	Page.....	Palmyra.....	Fluvanna.
Fitzgerald, Hodges....	Page.....	Keysville.....	Charlotte.
Gray, John C.....	Page.....	Abingdon.....	Washington.
Noland, Hunter.....	Page.....	Spencer.....	Henry.
Shafro, G. R.....	Page.....	Richmond.....	Henrico.
Moody, Alvin.....	Page.....	Chester.....	Chesterfield
Hayes, Mason.....	Page.....	Richmond.....	Richmond city.
Davis, Williard.....	Page.....	Richmond.....	Richmond city.
Boyd, Eugene.....	Page.....	Richmond.....	Richmond city.
Ergens, Louis.....	Page.....	Richmond.....	Richmond city.



### ALPHABETICAL LIST OF MEMBERS OF THE HOUSE OF DELEGATES, SHOWING NUMBER OF SEAT

RICHARD L. BREWER, JR., *Speaker*.

Adams, Samuel L. ....	75	Groome, Nelson S. ....	26	Price, James H. ....	52
Anderson, Joseph B. ....	79	Haddon, T. Gray. ....	44	Prince, William D. ....	97
Bagby, William F. ....	59	Hall, Wilbur C. ....	10	Ramey, J. T. ....	35
Beatie, A. C. ....	100	Henderson, John R., Jr. ....	38	Ramsey, John W. ....	4
Boatwright, John B. ....	95	Henley, Norvell L. ....	51	Rew, J. Harry. ....	46
Bolton, F. D. ....	19	Hicks, E. A. ....	39	Richards, Boyd R. ....	65
Bondurant, E. T. ....	56	Hicks, W. F. ....	64	Rodgers, Samuel D. ....	57
Bowles, George A. ....	60	Hoover, C. N. ....	15	Shepherd, Gordon W. ....	72
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Signed by Speaker.....	960

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Bill authorizing town of, to issue bonds, presented and referred...	479
Reported from joint committee and referred.....	488
H. B. 477 therefor, reported.....	504
Read first time and ordered printed.....	508
Read second time and engrossed.....	606
Read third time and passed.....	654
Passed Senate with amendments.....	720
Senate amendments agreed to.....	817
Signed by Speaker.....	982

**Blind.**

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H. B. 117 therefor, reported.....	182
Read first time and ordered printed.....	203
Referred to Committee on Appropriations.....	234
Reported back .....	389
Read second time and engrossed.....	469
Read third time and passed.....	540
Passed Senate .....	865
Signed by Speaker.....	968
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Read first time and ordered printed..... 492

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Bill amending section 2743 as to local legislation, presented and referred ..... 175

H. B. 231 therefor, reported..... 286

Read first time and ordered printed..... 293

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H. B. 359 therefor, reported..... 391

Read first time and ordered printed..... 398

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H. B. 440 therefor, reported..... 477

Read first time and ordered printed..... 480

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H. B. 294 therefor, reported..... 358

Read first time and ordered printed..... 368

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Bill amending section 2770 as to pay of clerk, presented and referred. 416

H. B. 431 therefor, reported..... 476

Read first time and ordered printed..... 479

Bill amending section 2726 as amended, presented and referred..... 66

H. B. 123 therefor, reported..... 183

Read first time and ordered printed..... 203

Read second time and engrossed..... 607

Read third time and passed..... 645

Passed Senate with amendments..... 720

Senate amendments agreed to..... 817

Signed by Speaker..... 976

Bill amending act enabling to pay for improvements by special assessment, presented and referred..... 116

H. B. 95 therefor, reported..... 138

Read first time and ordered printed..... 146

Read second time and engrossed..... 240

Read third time and passed..... 268



Passed Senate .....	473
Signed by Speaker.....	515
Bill amending section 2854 as to court houses, etc., presented and referred .....	116
H. B. 136 therefor, reported.....	184
Read first time and ordered printed.....	205
Read second time and engrossed.....	470
Read third time and passed.....	542
Passed Senate .....	865
Signed by Speaker.....	976
Bill amending section 2769 as to compensation, presented and referred .....	130
H. B. 137 therefor, reported.....	185
Read first time and ordered printed.....	205
Read second time and engrossed.....	623
Read third time and passed.....	657
Passed Senate .....	719
Signed by Speaker.....	852
S. B. 19. Amending section 2726, temporary offices, referred.....	682
Reported .....	700
Read first time.....	703
Read second time.....	750
Read third time and passed.....	925
Signed by Speaker.....	970
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Reported .....	809
Read first time.....	814
Read second time.....	882
Read third time and passed.....	907
Signed by Speaker.....	963

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### Bonds of Officers.

Bill amending section 2698 relating to, presented and referred.....	380
H. B. 412 therefor, reported.....	460
Read first time and ordered printed.....	467
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Readings dispensed with and passed.....	673
Passed Senate with amendments.....	941
Senate amendments agreed to.....	941
Signed by Speaker.....	982

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Bill authorizing supervisors to borrow \$10,000, presented and referred .....	292
Reported from joint committee and referred.....	329
H. B. 288 therefor, reported.....	358
Read first time and ordered printed.....	367
Read second time and engrossed.....	405
Read third time and passed.....	441
Passed Senate .....	798
Signed by Speaker.....	954
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Reported from joint committee and referred.....	378
H. B. 358 therefor, reported.....	391
Read first time and ordered printed.....	398
Read second time and engrossed.....	510

Read third time and passed.....	572
Passed Senate .....	799
Signed by Speaker.....	950
S. B. 338. Authorizing supervisors to borrow \$10,000, referred.....	475
Reported .....	581
Read first time.....	585
Read second time.....	621
Read third time and passed.....	643
Signed by Speaker.....	746
Bill authorizing supervisors to complete road from Eagle Rock to Fincastle, presented and referred.....	479
Reported from joint committee and referred.....	488
H. B. 470 therefor, reported.....	503
Read first time and ordered printed.....	507
Read second time and engrossed.....	605
Read third time and passed.....	652
Passed Senate .....	801
Signed by Speaker.....	949
S. B. 421. For completion of Eagle Rock road, referred.....	722
Reported .....	768
Read first time.....	782
Read second time.....	861
Read third time and passed.....	879
Signed by Speaker.....	975

**Brewer, Richard L.**

Elected Speaker .....	5
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**Bristol.**

Bill amending sub-section 11 of section 4 of charter, etc., presented and referred .....	131
Reported from joint committee and referred.....	152
H. B. 135 therefor, reported.....	184
Read first time and ordered printed.....	205
Read second time and engrossed.....	215
Read third time and passed.....	228
Passed Senate .....	335
Signed by Speaker.....	410

**Bristow, Harwood.**

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Reported .....	413
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Recommitted .....	509
Reported back .....	683
Read second time.....	712
Read third time, amended and passed.....	932
Communicated .....	938
Amendments agreed to by Senate.....	948
Signed by Speaker.....	966

**Browning, Judge Alexander T.**

Elected .....	48-57
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Reported from Joint Committee and referred.....	72
H. B. 55 therefor, reported.....	144
Read first time and ordered printed.....	118

Read second time and engrossed.....	158
Read third time and passed.....	166
Passed Senate.....	324
Signed by Speaker.....	498
Bill authorizing supervisors to borrow money, presented and referred .....	100
Reported from joint committee and referred.....	139
H. B. 176 therefor, reported.....	218
Read first time and ordered printed.....	223
Read second time and engrossed.....	299
Read third time and passed.....	316
Passed Senate with amendments.....	806
Senate amendments agreed to.....	820
Signed by Speaker.....	969

### Budget System.

Bill amending section 11 of act providing, presented and referred...	59
H. B. 158 therefor, reported.....	210
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Read second time and engrossed.....	410
Read third time and passed.....	544
Passed Senate .....	865
Signed by Speaker.....	969

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Transmitted by Governor.....	20
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### Building and Loan Associations.

Bill amending section 4163 as to supervisors over, presented and referred .....	161
H. B. 315 therefor, reported.....	360
Read first time and ordered printed.....	369
Read second time and engrossed.....	495
Read third time and passed.....	554
Passed Senate with amendments.....	866
Senate amendments agreed to.....	871
Signed by Speaker.....	980

### Bureau of Labor and Industrial Statistics.

Bill to abolish, presented and referred.....	309
Motion to discharge committee rejected.....	635

### Burns, Judge William E.

Elected .....	191-199
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### Campbell County.

S. B. 302. For disposition of road from Rustburg to Lynchburg not in highway system, referred.....	475
Reported .....	581
Read first time.....	584
Read second time.....	621
Read third time and passed.....	643
Signed by Speaker.....	746
S. B. 360. Authorize to use city jail of Lynchburg, referred.....	722
Reported .....	765
Read first time.....	779
Read second time .....	858
Dismissed .....	881

### Campbell, Judge A. A.

Elected .....	48-57
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**Cape Charles.**

Bill authorizing town of, to borrow money, presented and referred...	202
Reported from joint committee and referred.....	220
H. B. 218 therefor, reported.....	258
Read first time and ordered printed.....	266
Read second time and engrossed.....	300
Read third time and passed.....	320
Passed Senate .....	449
Signed by Speaker.....	516
Bill authorizing issue of bonds for water and sewer, presented and referred .....	507
Reported from joint committee and referred.....	525
H. B. 494 therefor, reported.....	596
Read first time and ordered printed.....	602
Read second time and engrossed.....	622
Read third time and passed.....	665
Passed Senate with amendments.....	721
Senate amendments agreed to.....	819
Signed by Speaker.....	957

**Carroll County.**

Bill amending sections 1 and 23 of road law of, presented and referred .....	584
Reported from joint committee and referred.....	596
H. B. 500 therefor, reported.....	631
Read first time and ordered printed.....	640
Read second time and engrossed.....	717
Read third time and passed.....	732
Passed Senate .....	802
Signed by Speaker.....	983
Bill authorizing supervisors to appropriate \$2,000 to bridge in Pulaski, presented and referred.....	584
Reported from joint committee and referred.....	596
H. B. 502 therefor, reported.....	631
Read first time and ordered printed.....	641
Read second time and engrossed.....	718
Read third time and passed.....	732
Passed Senate .....	802
Signed by Speaker.....	958

**Carter, Judge Ezra T.**

Elected .....	171-174
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**Catawba Sanatorium.**

Bill for workshop for tuberculosis patients at, presented and referred .....	129
H. B. 357 therefor, reported.....	390
Read first time and ordered printed.....	398

**Catawba and Piedmont Sanatoria.**

S. B. 179. Providing pavilions for young children, referred.....	762
Bill for pavilions at, presented and referred.....	129
H. B. 356 therefor, reported.....	390
Read first time and ordered printed.....	398
Read second time and engrossed.....	510
Read third time and passed.....	559
Passed Senate .....	804
Signed by Speaker.....	956

**Cedar Trees.**

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Read first time and ordered printed.....	383
Dismissed .....	514
Bill amending sections 892 and 893 as to appeal, presented and referred .....	381
H. B. 347 therefor, reported.....	390
Read first time and ordered printed.....	397

**Cedar Rust.**

S. B. 273. Amending section 892 relating to, referred.....	474
Reported .....	524
Read first time.....	528
Read second time.....	621
Read third time and passed.....	642
Signed by Speaker.....	747

**Chancery Cases.**

Bill amending section 6245, how docket called and disposed of, presented and referred.....	116
S. B. 171. Amending section 6245, how docket called, referred....	324
Reported .....	354
Read first time.....	364
Read second time.....	400
Read third time and passed.....	431
Signed by Speaker.....	497

**Chandler, Dr. J. A. C.**

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**Charlottesville.**

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Reported .....	254
Read first time.....	263
Read second time.....	283
Read third time and passed.....	296
Signed by Speaker.....	373
S. B. 115. Amending charter, referred.....	324-5
Reported .....	355
Read first time.....	365
Read second time.....	400
Read third time and passed.....	425
Signed by Speaker.....	590
Bill providing charter for, presented and referred.....	490
Reported from joint committee and referred.....	505
H. B. 486 therefor, reported.....	525
Read first time and ordered printed.....	529
Read second time and engrossed.....	622
Read third time and passed.....	664
Passed Senate with amendments.....	720
Senate amendments agreed to.....	818
Signed by Speaker.....	982

**Chase City.**

Bill to amend section 37 of charter, presented and referred.....	479
Reported from joint committee and referred.....	487
H. B. 479 therefor, reported.....	504
Read first time and ordered printed.....	508

Read second time and engrossed.....	606
Read third time and passed.....	654
Passed Senate with amendments.....	720
Senate amendments agreed to.....	818
Signed by Speaker.....	957

**Chattel Mortgages.**

Bill amending section 5189 in relation to, presented and referred....	84
H. B. 48 therefor, reported.....	113
Read first time and ordered printed.....	118
Read second time and engrossed.....	216
Read third time and passed.....	230
Passed Senate .....	323
Signed by Speaker.....	409

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Bill amending act making it unlawful to pass bad checks, presented and referred .....	307
H. B. 435 therefor, reported.....	476
Read first time and ordered printed.....	480
Read second time and engrossed.....	604
Read third time and passed.....	649
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H. B. 406 therefor, reported.....	459
Read first time and ordered printed.....	466

**Chesterfield County.**

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Reported from joint committee and referred.....	91
H. B. 54 therefor, reported.....	114
Read first time and ordered printed.....	118
Read second time and engrossed.....	234
Read third time and passed.....	239
Passed Senate .....	334
Signed by Speaker.....	409

**Children.**

S. B. 173. Concerning custody of, referred.....	388
Reported .....	451
Read first time.....	456
Read second time.....	578
Read third time, amended and rejected.....	863
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Reported .....	327
Read first time.....	331
Read second time.....	370
Read third time, amended and passed.....	385
Amendments agreed to by Senate.....	411
Signed by Speaker.....	496
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Reported .....	451
Read first time.....	456
Read second time.....	578
Read third time, amended and passed.....	861
Amendments agreed to by Senate.....	897
Signed by Speaker.....	959
S. B. 126. Amending sections 1905 to 1922 in relation to, referred...	721
Reported .....	810
Read first time.....	815
Read second time.....	882



Read third time and passed.....	908
Signed by Speaker.....	973
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Reported .....	810
Read first time.....	815
Read second time.....	882
Read third time and passed.....	928
Signed by Speaker.....	972
S. B. 81. Regulating employment of, referred.....	763
Reported .....	810
Read first time.....	814
Read second time.....	882
Read third time and passed.....	908
Signed by Speaker.....	972

#### **Children's Boarding Houses and Nurseries.**

S. B. 80. For licensing and regulation of, referred.....	324
Reported .....	451
Read first time.....	456
Read second time.....	578
Read third time, amended and passed.....	862
Amendments agreed to by Senate.....	897
Signed by Speaker.....	971

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#### **Christian, Judge Frank P.**

Elected .....	191-199
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#### **Christian, J. T.**

Bill for relief of, presented and referred.....	330
Reported from joint committee and referred.....	361

#### **Cigarettes.**

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Reported .....	810
Read first time.....	815
Read second time.....	883
Read third time and passed.....	908
Signed by Speaker.....	966

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H. B. 100 therefor, reported.....	149
Read first time and ordered printed.....	155
Read second time and engrossed.....	298

Read third time and passed.....	322
Passed Senate .....	449
Signed by Speaker.....	515
Bill regulating recordination of seats, presented and referred.....	80
H. B. 121 therefor, reported.....	183
Read first time and ordered printed.....	203
Read second time and engrossed.....	623
Read third time and passed.....	689
Passed Senate .....	719
Signed by Speaker.....	853
Bill providing for registration of voters in certain, presented and referred .....	86
H. B. 181 therefor, reported.....	219
Read first time and ordered printed.....	224
Read second time and engrossed.....	241
Read third time and passed.....	272
Passed Senate .....	473
Signed by Speaker.....	516
Amended in accordance with the recommendation of the Governor...	603
Amended by Senate.....	611
Bill amending section 2942, city manager plan, presented and referred .....	130
H. B. 298 therefor, reported.....	358
Read first time and ordered printed.....	368
Read second time and engrossed.....	498
Read third time and passed.....	552
Passed Senate .....	866
Signed by Speaker.....	979
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H. B. 124 therefor, reported.....	183
Read first time and ordered printed.....	204
Read second time and engrossed.....	470
Read third time and passed.....	541
Passed Senate .....	895
Signed by Speaker.....	971
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H. B. 206 therefor, reported.....	257
Read first time and ordered printed.....	265
Read second time and engrossed.....	300
Read third time and passed.....	319
Passed Senate with amendments.....	867
Senate amendments agreed to.....	873
Signed by Speaker.....	977
S. B. 96. Authorizing, to divide area into districts—zoning—referred .....	243
Reported .....	254
Read first time.....	263
Read second time.....	283
Read third time and passed.....	295
Signed by Speaker.....	373
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H. B. 437 therefor, reported.....	476
Read first time and ordered printed.....	480
Resolution to consider.....	869
Reading dispensed with and passed.....	916
Passed Senate .....	947
Signed by Speaker.....	961

Bill amending section 2978, wards, how changed, presented and referred .....	416
H. B. 439 therefor, reported.....	476
Read first time and ordered printed.....	480
Read second time and engrossed.....	604
Read third time and passed.....	649
Passed Senate .....	720
Signed by Speaker.....	853
S. B. 344. Authorizing to levy special taxes for interest and sinking fund, referred .....	722
Reported .....	765
Read first time.....	779
Read second time.....	858
Read third time and passed.....	926
Signed by Speaker.....	966

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Read first time and ordered printed.....	368
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H. B. 128 therefor, reported.....	183
Read first time and ordered printed.....	204
Read second time and engrossed.....	234
Read third time and passed.....	239
Passed Senate with amendments.....	808
Senate amendments agreed to.....	828
Signed by Speaker.....	969
S. B. 97. Amending section 3084 as to bonds, referred.....	135
Reported .....	182
Read first time.....	203
Read second time.....	214
Read third time and passed.....	238
Signed by Speaker.....	302
Bill authorizing to lay additional levy for sinking fund and interest, presented and referred.....	175
H. B. 164 therefor, reported.....	210
Read first time and ordered printed.....	213
Read second time and engrossed.....	617
Read third time and passed.....	657
Passed Senate with amendments.....	720
Senate amendments agreed to.....	817
Signed by Speaker.....	958
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H. B. 296 therefor, reported.....	358
Read first time and ordered printed.....	368
Read second time and engrossed.....	494
Read third time and passed.....	552
Passed Senate .....	804
Signed by Speaker.....	950



**City Treasurers.**

Bill amending section 2699 as to bond of, presented and referred....	380
H. B. 411 therefor, reported.....	460
Read first time and ordered printed.....	467
Special order .....	489
Readings dispensed with and passed.....	673
Passed Senate .....	947
Signed by Speaker.....	982
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**Civil and Police Justices.**

Bill amending section 3101 as to disabilities, presented and referred..	79
H. B. 50 therefor, reported.....	113
Read first time and ordered printed.....	118
Read second time and engrossed.....	158
Read third time and passed.....	166
Passed Senate with amendments.....	808
Senate amendments agreed to.....	827
Signed by Speaker.....	970
Bill amending sections 3102-3105 and 3106, presented and referred...	247
H. B. 314 therefor, reported.....	360
Read first time and ordered printed.....	369
Read second time and engrossed.....	618
Read third time and passed.....	661
Passed Senate .....	947
Signed by Speaker.....	980

**Clarke County.**

Bill for protection of wild life in, presented and referred.....	162
Reported from joint committee and referred.....	190
H. B. 220 therefor, reported.....	258
Read first time and ordered printed.....	266
Read second time and engrossed.....	300
Read third time and passed.....	320
Passed Senate .....	449
Signed by Speaker.....	516

**Clement, Judge J. Turner.**

Elected .....	48-57
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**Clerks of Courts.**

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Referred to finance.....	259
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H. B. 114 therefor, reported.....	170
Read first time and ordered printed.....	177
Read second time and engrossed.....	607
Read third time and passed.....	645
Bill amending section 3484 as to fees, presented and referred.....	309
Motion to discharge committee rejected.....	634
Bill to amend section 2406 as to remittances to Auditor, presented and referred .....	108
H. B. 58 therefor, reported.....	121

Read first time and ordered printed.....	132
Read second time and engrossed.....	468
Read third time and passed.....	537
Passed Senate .....	864
Signed by Speaker.....	970

**Clerk House of Delegates.**

John W. Williams elected.....	6
Report from as to clerks of courts.....	19
Report from as to constitutional amendments.....	20

**Clerk Supreme Court of Appeals.**

Bill amending section 3465 in relation to salary, presented and referred .....	43
Referred to finance.....	259
H. B. 455 therefor, reported.....	486
Read first time and ordered printed.....	492
Bill abolishing fee system of compensation for, presented and referred .....	109
H. B. 408 therefor, reported.....	460
Read first time and ordered printed.....	466
Special order .....	489
Reading dispensed with and engrossment refused.....	678
S. B. 109. Amending section 3486 as to fees, referred.....	218
Reported .....	255
Read first time.....	264
Read second time.....	283
Read third time and passed.....	296
Signed by Speaker.....	373
S. B. 399. Amending section 6358 as to advertisements, referred....	722
Reported .....	767
Read first time.....	781
Read second time.....	860
Read third time and passed.....	876
Signed by Speaker.....	975

**Coeburn.**

Bill requiring all shows performing in one mile of, to procure license from town of, presented and referred.....	687
Reported from joint committee and referred.....	701
H. B. 519 therefor, reported.....	725
Read first time and ordered printed.....	729
Readings dispensed with and passed.....	741
Passed Senate .....	803
Signed by Speaker.....	958

**Coleman, Judge Charles W.**

Elected .....	48-57
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**Coleman, Hon. Geo. P.**

Resolution of supervisors of Henrico, commending.....	345
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Bill to amend section 2410 in relation to, presented and referred....	45
H. B. 40 therefor, reported.....	105
Read first time and ordered printed.....	111
Read second time and engrossed.....	371
Read third time and passed.....	386
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Bill amending section 2414 as to lists returned by treasurer, presented and referred.....	116
H. B. 185 therefor, reported.....	220
Read first time and ordered printed.....	224
Read second time and engrossed.....	471
Read third time and passed.....	546
Passed Senate.....	865
Signed by Speaker.....	976

#### Commission of Fisheries.

Bill authorizing refund of certain oyster rents, presented and referred.....	63
H. B. 32 therefor, reported.....	104
Read first time and ordered printed.....	110
Read second time and engrossed.....	158
Read third time and passed.....	165
Passed Senate.....	323
Signed by Speaker.....	498
Bill amending section 3160 as to appropriation, presented and referred.....	344
H. B. 384 therefor, reported.....	415
Read first time and ordered printed.....	423
Read second time and engrossed.....	622
Read third time and passed.....	662
Passed Senate.....	894
Signed by Speaker.....	981
Bill amending section 3158, presented and referred.....	27
H. B. 166 therefor, reported.....	210
Read first time and ordered printed.....	213
Dismissed.....	616
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Read first time and ordered printed.....	293
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H. B. 394 therefor, reported.....	458
Read first time and ordered printed.....	466
Special order.....	632
Reading dispensed with and rejected.....	757

#### Commissioner of Insurance.

Resolution for election of.....	48
Jos. Burton elected.....	48-57
S. B. 2. Amending section 4193 as to salary of, referred.....	120
Reported.....	244
Read first time.....	249
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Passed .....	694
Passed Senate with amendments.....	941
Senate amendments agreed to.....	941
Signed by Speaker.....	963
Ordered printed .....	972
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Read second time and engrossed.....	513
Read third time and passed.....	555
Passed Senate with amendments.....	808
Senate amendments agreed to.....	828
Signed by Speaker.....	969
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Reading dispensed with and passed.....	675
Passed Senate .....	894
Signed by Speaker.....	956

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Passed Senate .....	804
Signed by Speaker.....	956

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Signed by Speaker.....	968
Ordered printed .....	972

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Read third time and passed.....	231
Passed Senate .....	804
Signed by Speaker.....	970

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Amendments agreed to by Senate.....	947
Signed by Speaker.....	973

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Signed by Speaker.....	965

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Signed by Speaker.....	495
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H. B. 456 therefor, reported.....	486
Read first time and ordered printed.....	492
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Passed Senate .....	895
Signed by Speaker.....	956

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Signed by Speaker.....	980

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Signed by Speaker.....	915
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Senate amendments agreed to.....	313
Signed by Speaker.....	409

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Read third time and passed.....	690
Passed Senate .....	947
Signed by Speaker.....	968
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Passed Senate with amendments.....	866
Senate amendments agreed to.....	871
Signed by Speaker.....	964
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Passed Senate .....	895
Signed by Speaker.....	969

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Read second time.....	860
Special order .....	898
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Signed by Speaker .....	971
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Passed Senate with amendments.....	450
Senate amendments agreed to.....	532
Signed by Speaker.....	669

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Signed by Speaker.....	972

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Reported from joint committee and referred.....	73
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Read first time and ordered printed.....	146
Read second time and engrossed.....	215
Read third time and passed.....	226
Passed Senate .....	334
Signed by Speaker.....	409
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Reported from joint committee and referred.....	306
H. B. 301 therefor, reported.....	359
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Read second time and engrossed.....	406
Read third time and passed.....	442
Passed Senate .....	798
Signed by Speaker.....	954

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Read third time and passed.....	545



Passed Senate .....	804
Signed by Speaker.....	955
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Read second time.....	580
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Signed by Speaker.....	668

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Read first time and ordered printed.....	466
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Signed by Speaker.....	968

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Passed Senate .....	865
Signed by Speaker.....	969
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Reported from joint committee and referred.....	74
H. B. 15 therefor, reported.....	89
Read first time and ordered printed.....	101
Read second time and engrossed.....	157
Read third time and passed.....	162
Passed Senate .....	323
Signed by Speaker.....	408

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Reported from joint committee and referred.....	631
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Read first time and ordered printed.....	688
Read second time and engrossed.....	718
Read third time and passed.....	734
Passed Senate with amendments.....	807
Senate amendments agreed to.....	825
Signed by Speaker.....	983

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Bill authorizing supervisors to borrow \$20,000, presented and referred .....	379
Reported from joint committee and referred.....	393
H. B. 374 therefor, reported.....	414
Read first time and ordered printed.....	422
Read second time and engrossed.....	511
Read third time and passed.....	562
Passed Senate .....	799
Signed by Speaker.....	955
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Reported from joint committee and referred.....	632
H. B. 506 therefor, reported.....	683
Read first time and ordered printed.....	688
Read second time and engrossed.....	718
Read third time and passed.....	733
Passed Senate .....	802
Signed by Speaker.....	958

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Read third time and passed.....	536
Passed Senate .....	895
Signed by Speaker.....	962

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Signed by Speaker.....	970

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Read third time and passed.....	315
Passed Senate .....	449
Signed by Speaker.....	515
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Reported from joint committee and referred.....	90
H. B. 159 therefor, reported.....	210
Read first time and ordered printed.....	213
Read second time and engrossed.....	240
Read third time and passed.....	268
Passed Senate with amendments.....	805
Senate amendments agreed to.....	820
Signed by Speaker.....	957
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Reported from joint committee and referred.....	92
H. B. 134 therefor, reported.....	184
Read first time and ordered printed.....	204
Read second time and engrossed.....	215
Read third time and passed.....	227
Passed Senate .....	335
Signed by Speaker.....	409

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Passed Senate .....	865
Signed by Speaker.....	968
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Reported .....	868
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Signed by Speaker.....	963

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Rejected .....	696

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Read first time and ordered printed.....	266
Read second time and engrossed.....	493
Read third time and passed.....	548
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Reported .....	595
Read first time.....	602
Recommitted .....	615
Read second time.....	622
Read third time and passed.....	833
Signed by Speaker.....	966

**Deer.**

Bill to prohibit sale of, presented and referred.....	44
H. B. 23 therefor, reported.....	89
Read first time and ordered printed.....	101
Read second time and engrossed.....	333
Read third time and passed.....	369
Passed Senate with amendments.....	866
Senate amendments agreed to.....	870
Signed by Speaker.....	967

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Read first time and ordered printed.....	465
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Passed Senate .....	894
Signed by Speaker.....	981

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Read first time and ordered printed.....	491

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Read first time and ordered printed.....	145
Read second time and engrossed.....	387
Read third time and passed.....	537
Passed Senate .....	895
Signed by Speaker.....	962

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Reported .....	810
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Signed by Speaker.....	967

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Signed by Speaker.....	495
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Signed by Speaker.....	496

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Read first time and ordered printed.....	207
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Read third time and passed.....	574
Passed Senate .....	896
Signed by Speaker.....	962
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Reported .....	388
Read first time.....	397
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Read third time and passed.....	586
Signed by Speaker.....	667

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Passed Senate .....	896
Signed by Speaker.....	963

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Read first time and ordered printed.....	369
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Passed Senate .....	896
Signed by Speaker.....	979

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Read second time and engrossed.....	387
Read third time and passed.....	536
Passed Senate .....	895
Signed by Speaker.....	962

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Read third time and passed.....	447
Passed Senate .....	864
Signed by Speaker.....	970

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Read first time and ordered printed.....	399
Read second time and engrossed.....	510
Read third time and passed.....	559

Passed Senate .....	866
Signed by Speaker.....	981

**Dufour, Lew, and M. J. Riley.**

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Signed by Speaker.....	963

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Signed by Speaker.....	982



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Signed by Speaker.....	498
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Signed by Speaker.....	980
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Signed by Speaker.....	747

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Signed by Speaker.....	498

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Signed by Speaker.....	950
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Signed by Speaker.....	952

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Signed by Speaker.....	983

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Signed by Speaker.....	497

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Senate amendments agreed to.....	940
Signed by Speaker.....	968

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Signed by Speaker.....	957
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Senate amendments agreed to.....	827
Signed by Speaker.....	957



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Signed by Speaker.....	498
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Signed by Speaker.....	981
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Signed by Speaker.....	950

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Read third time and passed.....	270
Passed Senate with amendments.....	805
Senate amendments agreed to.....	820
Signed by Speaker.....	956
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Read first time.....	365
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Read third time and passed.....	517
Signed by Speaker.....	667

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Signed by Speaker.....	975

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Elected .....48-57

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Elected .....191-199

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Elected .....191-199

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Signed by Speaker.....	981
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Passed Senate .....	895
Signed by Speaker.....	982

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Passed Senate .....	895
Signed by Speaker.....	981

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Signed by Speaker.....	977

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Senate amendments agreed to.....	823
Signed by Speaker.....	979

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Elected .....	191-199
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Signed by Speaker.....	960

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Read second time.....	333
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Signed by Speaker.....	410

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Reported .....	765
Read first time.....	779
Read second time.....	858
Read third time and passed.....	875
Signed by Speaker.....	976
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Signed by Speaker.....	959

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Signed by Speaker.....	496

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Signed by Speaker.....	515

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Signed by Speaker.....	372

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Read first time and ordered printed.....	468
Read second time and engrossed.....	513
Read third time and passed.....	645
Passed Senate .....	800
Signed by Speaker.....	951
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Reported .....	700
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Signed by Speaker .....	953
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Signed by Speaker .....	971

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Signed by Speaker .....	498

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Passed Senate .....	797
Signed by Speaker.....	953
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Signed by Speaker .....	497
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Signed by Speaker.....	668



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Signed by Speaker.....	981

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Passed Senate .....	896
Signed by Speaker.....	963
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Signed by Speaker.....	497
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Passed Senate .....	796
Signed by Speaker.....	952
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Signed by Speaker.....	669
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Senate amendments agreed to.....	534
Signed by Speaker.....	669
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Senate amendments agreed to.....	534
Signed by Speaker.....	669
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Passed Senate with amendments.....	474
Senate amendments agreed to.....	534
Signed by Speaker.....	669
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Signed by Speaker.....	952
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Signed by Speaker.....	949

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Signed by Speaker.....	958

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Signed by Speaker.....	977
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Signed by Speaker.....	969
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Read third time and passed.....	551
Passed Senate with amendments.....	808
Senate amendments agreed to.....	829
Signed by Speaker.....	979
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Read second time and engrossed.....	494
Read third time and passed.....	551
Passed Senate .....	720
Signed by Speaker.....	853

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Signed by Speaker.....	973

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Amendments agreed to by Senate.....	948
Signed by Speaker.....	967

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Read third time and passed.....	447
Passed Senate .....	866
Signed by Speaker.....	970

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Signed by Speaker.....	516

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H. B. 293 therefor, reported.....	358



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Senate amendments agreed to.....	872
Signed by Speaker.....	979

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Signed by Speaker.....	854

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Signed by Speaker.....	970

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Signed by Speaker.....	515

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Signed by Speaker.....	515

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Signed by Speaker.....	976

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Signed by Speaker.....	852
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Signed by Speaker.....	964

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Passed Senate .....	947
Signed by Speaker.....	971

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Read second time.....	698
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Signed by Speaker.....	853

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Signed by Speaker.....	956

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Senate amendments agreed to.....	871
Signed by Speaker.....	977

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Signed by Speaker.....	302

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Elected .....	191-199
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Passed Senate with amendments.....	806
Senate amendments agreed to.....	821
Signed by Speaker.....	977
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H. B. 234 therefor, reported.....	286
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Read third time and passed.....	434
Passed Senate with amendments.....	806
Senate amendments agreed to.....	822
Signed by Speaker.....	977
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Reported from joint committee and referred.....	452
H. B. 390 therefor, reported.....	458
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Passed Senate .....	800
Signed by Speaker .....	953
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Signed by Speaker .....	951

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Signed by Speaker .....	984

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Read third time and passed.....	163
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Signed by Speaker .....	302
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Read second time and engrossed.....	509
Read third time and passed.....	557
Passed Senate with amendments.....	867
Senate amendments agreed to.....	872
Signed by Speaker.....	980
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Reported from joint committee and referred.....	505
H. B. 483 therefor, reported.....	525
Read first time and ordered printed.....	529
Read second time and engrossed.....	606
Read third time and passed.....	655
Passed Senate .....	801
Signed by Speaker.....	949

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Read third time and passed.....	563
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Signed by Speaker.....	955

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Read third time and passed.....	659
Passed Senate with amendments.....	898
Senate amendments agreed to.....	901
Signed by Speaker.....	978

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H. B. 246 therefor, reported.....	287
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Read third time and passed.....	550
Passed Senate .....	866
Signed by Speaker .....	966

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Read first time and ordered printed.....	347
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Read first time and ordered printed.....	347
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Read first time and ordered printed.....	144
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Read third time and passed.....	232
Passed Senate with amendments.....	324
Senate amendments agreed to.....	332
Signed by Speaker.....	498
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H. B. 467 therefor, reported.....	503
Read first time and ordered printed.....	507
Read second time and engrossed.....	605
Read third time and passed.....	652
Passed Senate .....	866
Signed by Speaker.....	982

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Read first time and ordered printed.....	118
Read second time and engrossed.....	158
Read third time and passed.....	166
Passed Senate with amendments.....	285
Senate amendments agreed to.....	297
Signed by Speaker.....	372

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Read second time and engrossed.....	696
Read third time and passed.....	710
Passed Senate with amendments.....	898
Senate amendments agreed to.....	901
Signed by Speaker.....	983

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Reported .....	808
Read first time.....	813
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Read third time, amended and passed.....	934
Communicated .....	938
Amendments agreed to by Senate.....	948
Signed by Speaker.....	974

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Reported .....	683
Read first time.....	687
Read second time.....	712

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Motion to reconsider agreed to.....	207
Dismissed .....	371
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Read first time .....	816
Read second time.....	883
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Read first time and ordered printed.....	348
Special order .....	632
Reading dispensed with.....	736
Rejected .....	737
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Read first time and ordered printed.....	348
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Read first time and ordered printed.....	508
Read second time and engrossed.....	605
Read third time and passed.....	653

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Read first time and ordered printed.....	508
Read second time and engrossed.....	605
Read third time and passed.....	653
Bill prohibiting driving on, with muffler cut out, presented and referred .....	99
H. B. 238 therefor, reported.....	287
Read first time and ordered printed.....	294
Read second time and engrossed.....	494
Read third time and passed.....	406
Passed Senate with amendments.....	808
Senate amendments agreed to.....	435
Signed by Speaker.....	956
Bill amending section 7 of act, for issuing county bonds, presented and referred .....	212
H. B. 370 therefor, reported.....	413
Read first time and ordered printed.....	422
Read second time and engrossed.....	510
Read third time and passed.....	560
Passed Senate .....	802
Signed by Speaker .....	950
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H. B. 130 therefor, reported.....	184
Read first time and ordered printed.....	204
Read second time and engrossed.....	470
Read third time and passed.....	542
Passed Senate with amendments.....	897
Senate amendments agreed to.....	900
Signed by Speaker.....	963
Bill amending act in relation to building county roads, presented and referred .....	291
H. B. 286 therefor, reported.....	357
Read first time and ordered printed.....	367
Read second time and engrossed.....	618
Read third time and passed.....	660
Passed Senate .....	798
Signed by Speaker.....	950
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H. B. 501 therefor, reported.....	631
Read first time and ordered printed.....	641
Read second time and engrossed.....	718
Read third time and passed.....	736
Passed Senate .....	802
Signed by Speaker.....	958
S. B. 232. Amending section 7 of act for issue of bonds in counties, referred .....	612
Reported .....	630
Read first time .....	640
Read second time.....	699
Read third time and passed.....	833
Signed by Speaker.....	973
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Read first time .....	781
Read second time.....	860
Read third time and passed.....	927



Signed by Speaker.....	973
S. B. 367. For county bonds for magisterial districts, referred....	722
Reported .....	767
Read first time .....	781
Read second time .....	860
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Signed by Speaker.....	974
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Read first time.....	816
Read second time.....	884
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Signed by Speaker.....	966
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Bill amending sections 9 and 13 of road law of, presented and referred .....	292
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H. B. 285 therefor, reported.....	357
Read first time and ordered printed.....	367
Read second time and engrossed.....	405
Read third time and passed.....	440
Passed Senate with amendments.....	807
Senate amendments agreed to.....	823
Signed by Speaker.....	979

**Pulley, F. P.**

S. B. 396. For relief of, referred.....	762
Reported .....	812
Read first time .....	816
Read second time.....	884
Read third time and passed.....	910
Signed by Speaker.....	966

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**Radford.**

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Reported from joint committee and referred.....	190
H. B. 171 therefor, reported.....	218
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Read second time and engrossed.....	241
Read third time and passed.....	273
Passed Senate .....	449
Signed by Speaker.....	515
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Reported from joint committee and referred.....	478
H. B. 465 therefor, reported.....	487
Read first time and ordered printed.....	493
Read second time and engrossed.....	513
Read third time and passed.....	571

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Bill requiring, to maintain gates at grade crossings, presented and referred .....	222
Bill amending section 4017 as to caboose cars, presented and referred .....	222
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Read first time and ordered printed.....	294
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Read third time and passed.....	549
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H. B. 10 therefor, reported.....	83
Read first time and ordered printed.....	87
Read second time and engrossed.....	119
Read third time and passed.....	133
Passed Senate with amendments.....	243
Senate amendments agreed to.....	252
Signed by Speaker.....	302
Bill amending section 6438 as to lien of employees of, presented and referred .....	144
H. B. 188 therefor, reported.....	244
Read first time and ordered printed.....	249
Read second time and engrossed.....	471
Read third time and passed.....	547
Passed Senate .....	804
Signed by Speaker.....	956
Bill requiring persons to stop at crossings, presented and referred..	280
H. B. 236 therefor, reported.....	286
Read first time and ordered printed.....	293
Special order .....	632
Reading dispensed with .....	737
Passed .....	738
Passed Senate with amendments.....	897-898
Senate amendments rejected and committee of conference.....	903
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Adopted .....	922
Adopted by Senate.....	949
Signed by Speaker.....	978
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Read second time and engrossed.....	371
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Read second time.....	578
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Amendments agreed to by Senate.....	897
Signed by Speaker.....	959

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S. B. 133. To establish, referred.....	374
Reported .....	451
Read first time.....	456
Read second time.....	578
Read third time and passed.....	641
Signed by Speaker.....	747

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H. B. 447 therefor, reported.....	485
Read first time and ordered printed.....	491
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Dismissed .....	692
S. B. 400. Authorizing to borrow \$10,000, referred.....	613
Reported .....	628
Read first time .....	638
Read second time.....	697
Read third time and passed.....	704
Signed by Speaker.....	853
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Read first time and ordered printed.....	145
Read second time and engrossed.....	387
Read third time and rejected.....	692
Bill amending section 4580 for police for, presented and referred..	61
H. B. 80 therefor, reported.....	137
Read first time and ordered printed.....	145
Read second time and engrossed.....	387
Read third time and passed.....	571
Passed Senate .....	896
Signed by Speaker.....	962

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Bill amending section 6175 as to, presented and referred.....	279
H. B. 247 therefor, reported.....	287
Read first time and ordered printed.....	294
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Signed by Speaker.....	495

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Passed Senate .....	799
Signed by Speaker.....	952

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Read third time and passed.....	588
Signed by Speaker.....	668

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Read third time and passed.....	271
Passed Senate .....	473
Signed by Speaker.....	515

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Signed by Speaker.....	852

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Signed by Speaker.....	952

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Signed by Speaker.....	968

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Reported .....	867
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Reading dispensed with, amended and passed.....	934
Communicated .....	938
Amendments agreed to by Senate.....	948
Signed by Speaker.....	975

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Bill amending section 6062 as to how summons served, presented and referred .....	344
H. B. 312 therefor, reported.....	359
Read first time and ordered printed.....	369
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Signed by Speaker.....	980

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Read first time and ordered printed.....	382
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Read third time and passed.....	575
Passed Senate .....	804
Signed by Speaker.....	958
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Reported .....	767
Read first time.....	781
Read second time.....	858
Read third time and passed.....	875
Signed by Speaker.....	960

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H. B. 235 therefor, reported.....	286
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Read third time and passed.....	434
Passed Senate with amendments.....	806
Senate amendments agreed to.....	822
Signed by Speaker.....	957
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H. B. 441 therefor, reported.....	477
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Read third time and passed.....	568
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Signed by Speaker.....	979
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Read first time and ordered printed.....	381
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Passed Senate .....	799
Signed by Speaker.....	954
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Passed Senate .....	801
Signed by Speaker.....	950

**Shepherd, Hon. Gordon W.**

Took and subscribed oath of office.....	26
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Passed .....	712
Passed Senate with amendment.....	942
Senate amendments agreed to.....	942
Signed by Speaker.....	982

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Signed by Speaker.....	915
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Read second time and engrossed.....	617
Read third time and passed.....	665
Passed Senate .....	894
Signed by Speaker.....	961

**Smith, Hon. Charles F.**

Took and subscribed oath of office.....	38
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Elected .....	48-57

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Bill authorizing Jerusalem district to borrow \$25,000, presented and referred .....	176
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H. B. 299 therefor, reported.....	359
Read first time and ordered printed.....	368
Read second time and engrossed.....	405
Read third time and passed.....	442
Passed Senate .....	523
Signed by Speaker .....	590

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Read second time.....	401
Read third time and passed.....	428
Signed by Speaker.....	498
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Signed by Speaker.....	971

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Read third time and passed.....	436
Passed Senate .....	797
Signed by Speaker.....	953



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Reported from joint committee and referred.....	220
H. B. 222 therefor, reported.....	258
Read first time and ordered printed.....	266
Read second time and engrossed.....	301
Read third time and passed.....	321
Passed Senate with amendments.....	450
Senate amendments agreed to.....	532
Signed by Speaker.....	670
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Passed Senate .....	896
Signed by Speaker.....	963

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Passed Senate with amendments.....	805
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Signed by Speaker.....	969
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Passed Senate with amendments.....	808
Senate amendments agreed to.....	830
Signed by Speaker.....	984

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Signed by Speaker.....	967

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Signed by Speaker.....	853
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Signed by Speaker.....	668

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Read second time.....	698
Read third time and passed.....	707
Signed by Speaker.....	852

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Bill validating bonds issued by, presented and referred.....	330
Reported from joint committee and referred.....	341
H. B. 295 therefor, reported.....	358
Read first time and ordered printed.....	368
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Signed by Speaker.....	590

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Reported .....	627
Read first time.....	638
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Read third time, amended and passed.....	931
Communicated .....	937
Amendments agreed to by Senate.....	948
Signed by Speaker.....	974

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Read third time and passed.....	546
Passed Senate with amendments.....	866
Senate amendments agreed to.....	871
Signed by Speaker.....	976

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Read first time and ordered printed.....	398
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Passed Senate .....	804
Signed by Speaker.....	958

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Signed by Speaker.....	956

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Reported .....	327
Read first time.....	331
Read second time.....	370
Read third time, amended and passed.....	385
Amendments agreed to by Senate.....	411
Signed by Speaker.....	496



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Reported .....	868
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Communicated .....	937
Amendments agreed to by Senate.....	948
Signed by Speaker.....	973

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Passed Senate .....	243
Signed by Speaker.....	302
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Read first time and ordered printed.....	422
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Read third time and passed.....	563
Passed Senate .....	804
Signed by Speaker.....	957

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Senate amendments agreed to.....	207
Signed by Speaker.....	302

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Signed by Speaker.....	495

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Signed by Speaker.....	302
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Read first time and ordered printed.....	347
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Read third time and passed.....	658
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Read first time.....	640
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Passed .....	886
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Ordered printed .....	709
Special order .....	769
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Adopted .....	890
Signed by Speaker.....	968
Ordered printed .....	972
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Reported .....	581
Read first time.....	585
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Signed by Speaker.....	746
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Read first time and ordered printed.....	203
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Read third time and passed.....	541
Passed Senate .....	804
Signed by Speaker.....	956

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Signed by Speaker.....	747
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Referred to appropriations .....	341
H. B. 474 therefor, reported.....	504
Read first time and ordered printed.....	508
Special order .....	632
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**Stevens, Mrs. G. H.**

S. B. 121. For compensation to, as land assessor in Norfolk, referred	762
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Read first time.....	816
Read second time.....	884
Read third time and passed.....	909
Signed by Speaker.....	966

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Read first time and ordered printed.....	399
Read second time and engrossed.....	510
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Bill amending section 1234 as to label on exterior of packages, presented and referred .....	107
H. B. 63 therefor, reported.....	121

Read first time and ordered printed.....	132
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Read third time and passed.....	231
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H. B. 338 therefor, reported.....	377
Read first time and ordered printed.....	383

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Reported from joint committee and referred.....	74
H. B. 21 therefor, reported.....	89
Read first time and ordered printed.....	101
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Read third time and passed.....	162
Passed Senate .....	334
Signed by Speaker.....	498

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H. B. 249 therefor, reported.....	288
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Bill requiring adequate books to be kept concerning, presented and referred .....	24
H. B. 13 therefor, reported.....	84
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Bill to provide new charter for, presented and referred.....	110
Reported from joint committee and referred.....	141
H. B. 122 therefor, reported.....	183
Read first time and ordered printed.....	203
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Read third time and passed.....	226
Passed Senate with amendments.....	335
Senate amendments agreed to.....	350
Signed by Speaker.....	498

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Senate amendments agreed to.....	824
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Signed by Speaker.....	979
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Passed Senate .....	804
Signed by Speaker .....	956
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Signed by Speaker.....	953
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Passed Senate .....	797
Signed by Speaker.....	953

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Senate amendments agreed to.....	533
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Passed Senate with amendments.....	450
Senate amendments agreed to.....	509
Signed by Speaker.....	590
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Signed by Speaker.....	957
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Signed by Speaker.....	955
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Read first time.....	528
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Signed by Speaker.....	747

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Read first time and ordered printed.....	529
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Read third time and passed.....	655
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Senate amendments agreed to.....	818
Signed by Speaker.....	956

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H. B. 175 therefor, reported.....	218
Read first time and ordered printed.....	223
Read second time and engrossed.....	241
Read third time and passed.....	270
Indefinitely postponed by Senate.....	450
Bill authorizing supervisors to establish home for girls convicted of certain offenses, presented and referred.....	212
Reported from joint committee and referred.....	258
H. B. 221 therefor, reported.....	258
Read first time and ordered printed.....	266
Read second time and engrossed.....	300
Read third time and passed.....	321
Passed Senate .....	473
Signed by Speaker.....	516
Bill authorizing Robertson district to borrow \$100,000, presented and referred .....	61
Reported from joint committee and referred.....	76
H. B. 33 therefor, reported.....	104
Read first time and ordered printed.....	110
Read second time and engrossed.....	158
Read third time and passed.....	164

Passed Senate .....	323
Signed by Speaker.....	409
<i>See Errata.</i>	
Bill authorizing supervisors to borrow \$185,000, presented and referred .....	62
Reported from joint committee and referred.....	76
H. B. 34 therefor, reported.....	104
Read first time and ordered printed.....	111
Read second time and engrossed.....	158
Read third time and passed.....	164
Passed Senate .....	323
Signed by Speaker.....	409
<i>See Errata.</i>	
Bill authorizing Richmond district, No. 1, to borrow \$60,000 for new building, presented and referred.....	263
Reported from joint committee and referred.....	290
H. B. 278 therefor, reported.....	339
Read first time and ordered printed.....	347
Read second time and engrossed.....	404
Read third time and passed.....	439
Passed Senate .....	798
Signed by Speaker .....	954
Bill authorizing Richmond district, No. 1, to borrow \$60,000 for floating indebtedness, presented and referred.....	263
Reported from joint committee and referred.....	289
H. B. 279 therefor, reported.....	339
Read first time and ordered printed.....	347
Read second time and engrossed.....	404
Read third time and passed.....	439
Passed Senate .....	798
Signed by Speaker.....	954
Bill authorizing bond issue of \$60,000, Robertson district, presented and referred .....	420
Reported from joint committee and referred.....	453
H. B. 426 therefor, reported.....	461
Read first time and ordered printed.....	468
Read second time and engrossed.....	512
Read third time and passed.....	567
Passed Senate .....	800
Signed by Speaker.....	950
Bill authorizing Big Stone Gap district to borrow \$15,000, presented and referred .....	379
Reported from joint committee and referred.....	392
H. B. 453 therefor, reported.....	486
Read first time and ordered printed.....	492
Read second time and engrossed.....	513
Read third time and passed.....	570
Passed Senate .....	801
Signed by Speaker.....	951
Bill authorizing supervisors to borrow \$125,000 for Appalachia-Lynch highway, presented and referred.....	703
Reported from joint committee and referred.....	726
H. B. 523 therefor, committee discharged and placed on the calendar. Reading dispensed with and passed.....	728
Passed Senate with amendments.....	744
Senate amendments rejected and committee of conference.....	867
Report of committee of conference.....	876
Agreed to .....	939
Agreed to by Senate.....	940
Signed by Speaker.....	949
	983

**Withers, Judge Daniel Price.**

Appointment of, by Governor.....	22
Elected .....	48-57

**Witnesses.**

Bill amending section 3529 as to allowance to, presented and re- ferred .....	154
Bill amending sections 3512, 3529 and 4957, presented and referred..	199
Bill prescribing number in criminal cases, presented and referred....	380
H. B. 345 therefor, reported.....	389
Read first time and ordered printed.....	397
Read second time and engrossed.....	510
Read third time and passed.....	558
Passed Senate with amendments.....	866
Senate amendments agreed to.....	870
Signed by Speaker.....	981

**Witnesses in Criminal Cases.**

Bill amending section 4959 in misdemeanor cases, presented and re- ferred .....	115
Bill regulating compensation of, presented and referred.....	290

**Witness for the Commonwealth.**

Bill amending section 3512 as to fees for, presented and referred...	107
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**Wright, Admiral A. O.**

Resolution commending .....	686
Agreed to by Senate.....	686

**Women.**

Bill amending section 1808 as to hours of labor for, presented and referred .....	85
H. B. 115 therefor, reported.....	170
Read first time and ordered printed.....	177
Bill providing equal rights with men, presented and referred.....	290
H. B. 402 therefor, reported.....	459
Read first time and ordered printed.....	466
S. B. 75. Regulating employment of, in shops after child birth, re- ferred .....	335
S. B. 253. Amending section 1808 and repealing act in relation to hours of labor for women, referred.....	412
Reported .....	484
Read first time.....	491
Read second time.....	579
S. B. 134. Amending act extending right of suffrage to, referred....	336
Reported .....	413
Read first time.....	422
Read second time.....	578
Read third time and passed.....	857
Signed by Speaker.....	959

**Woodstock.**

Bill providing new charter for, presented and referred.....	162
Reported from joint committee and referred.....	191
H. B. 219 therefor, reported.....	258
Read first time and ordered printed.....	266
Read second time and engrossed.....	300
Read third time and passed.....	320



Passed Senate with amendments.....	808
Senate amendments agreed to.....	826
Signed by Speaker.....	977

#### Workmen's Compensation.

Bill amending section 61 of act, presented and referred.....	60
Bill amending section 2 of act, presented and referred.....	200
Bill amending sections 2, 45, 46, 61 and 69 of act, presented and referred .....	60
H. B. 153 therefor, reported.....	186
Read first time and ordered printed.....	206
Bill amending section 39 of act, presented and referred.....	60
H. B. 154 therefor, reported.....	187
Read first time and ordered printed.....	207
S. B. 38. Amending sections 2, 45, 46, 61 and 69 of act, referred....	721
Reported .....	766
Read first time.....	780
Read second time.....	859
Read third time, amended and passed.....	930
Communicated .....	937
Amendments agreed to by Senate.....	948
Signed by Speaker.....	970
S. B. 39. Amending section 39 of act, referred.....	721
Reported .....	766
Read first time.....	780
Read second time.....	859
Read third time and passed.....	906
Signed by Speaker.....	964

HOUSE DOC. A.

# Contingent and Incidental Expenses

House of Delegates.

1920-1921.

1920		
Mar. 30.	To paid H. T. Garnett for extra clerical assistance as provided under resolution agreed to March 12, 1920.....	\$ 88 00
Apr. 1.	To paid S. Goddin, janitor, for services from March 24 to 31, 1920.....	8 00
Apr. 2.	To paid L. H. Noble for repairing one dozen chairs and furnishing material for same....	22 00
Apr. 3.	To paid Chas. A. Cole, janitor, for services from January 14, 1920, to April 1, 1920, under resolution agreed to March 12, 1920.....	37 50
Apr. 2.	To paid Chesapeake and Potomac Telephone Company for telephone February, March and April, 1920, and official messages.....	27 25
Apr. 3.	To paid Geo. O. Greene for extra clerical assistance as provided under resolution agreed to March 12, 1920.....	144 00
Apr. 24.	To paid A. C. Williams one-half cost of enrollment of bills, session 1920.....	374 41
May 1.	To paid S. Goddin, janitor, for April.....	30 00
May 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
May 4.	To paid Davis Bottom for proof reading.....	15 00
May 4.	To paid H. E. Atkinson for proof reading.....	15 00
May 4.	To paid Wm. Byrd Press for 250 cards Pershing reception.....	2 50
June 1.	To paid S. Goddin, janitor, for May, 1920.....	30 00
June 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
July 1.	To paid S. Goddin, janitor, for July, 1920.....	30 00
July 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Aug. 2.	To paid S. Goddin, janitor, for July, 1920.....	30 00
Aug. 2.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Aug. 2.	To paid Miss L. M. Krouse for lithia water bill.....	3 50
Aug. 2.	To paid C. H. Morrisett for money advanced for postoffice box rent.....	2 00
Aug. 2.	To paid Hill Directory Company for 1920 Directory.....	10 00
Aug. 2.	To paid Chesapeake and Potomac Telephone Company for phone rent and messages.....	25 95
Aug. 2.	To paid Hay T. Thornton, postmaster, for stamps.....	20 00
Aug. 17.	To paid Gorham Company one-half cost of making and erecting Capitol Disaster Tablet in Hall House of Delegates, under act approved March 16, 1918.....	230 00

Sept. 1.	To paid S. Goddin, janitor, for August, 1920....\$	30 00
Sept. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Oct. 1.	To paid S. Goddin, janitor, for September, 1920	30 00
Oct. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Oct. 1.	To paid Chesapeake and Potomac Telephone Company for telephone.....	17 82
Oct. 1.	To paid Hay T. Thornton, postmaster, for post-office box rent.....	2 00
Nov. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Nov. 1.	To paid S. Goddin, janitor, for October, 1920	30 00
Dec. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Dec. 1.	To paid S. Goddin, Janitor, for November, 1920.....	30 00
Dec. 1.	To paid Hay T. Thornton, postmaster, for post cards for notices to court clerks.....	10 00
Dec. 31.	To paid Miss L. M. Krouse for lithia water bill	2 50
Dec. 31.	To paid Chesapeake and Potomac Telephone Company for telephone.....	24 00
Dec. 31.	To paid The Bell Book and Stationery Company, Inc., for stationery.....	28 90
Dec. 31.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Dec. 31.	To paid S. Goddin, janitor, for December, 1920	30 00
Dec. 31.	To paid Hay T. Thornton, postmaster, for post-office box rent 1921.....	2 00
1921		
Feb. 1.	To paid Chesapeake and Potomac Telephone Company for telephone.....	12 48
Feb. 1.	To paid the Hammond Company for wreath for funeral of Hon. John N. Tabb.....	16 00
Feb. 1.	To paid the E. B. Taylor Company for janitor's supplies.....	20 05
Feb. 1.	To paid S. Goddin, janitor, services for January, 1921.....	30 00
Feb. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Mar. 1.	To paid S. Goddin, janitor, services for February, 1921.....	30 00
Mar. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Apr. 1.	To paid Chesapeake and Potomac Telephone Company for telephone.....	17 95
Apr. 1.	To paid Hay T. Thornton, postmaster, for post-office box rent.....	2 00
Apr. 1.	To paid Hay T. Thornton, postmaster, for stamps.....	20 00
Apr. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 0
Apr. 1.	To paid S. Goddin, janitor, services for March, 1921.....	30 00
May 2.	To paid S. Goddin, janitor, services for April, 1921.....	30 00
May 2.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
May 2.	To paid Miss L. M. Krouse for lithia water to May 1.....	2 50
June 1.	To paid S. Goddin, janitor, services for May, 1921.....	30 00



June 1.	To paid C. A. Cole under resolution March 12, 1920.....	\$ 15 00
June 1.	To paid Chesapeake and Potomac Telephone Company for telephone messages.....	26 78
July 1.	To paid S. Goddin, janitor, service for June, 1921.....	30 00
July 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
July 1.	To paid Hay T. Thornton, postmaster, post-office box rent.....	2 00
July 5.	To paid Geo. O. Greene, assistant clerk, for traveling 384 miles and attendance twenty-three days to June 30, 1921, under resolution March 12, 1920.....	176 40
July 8.	To paid Hill Directory Company for Richmond Directory.....	12 00
Aug. 1.	To paid S. Goddin, janitor, services for July..	30 00
Aug. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Aug. 9.	To paid Geo. O. Greene, assistant clerk, correcting error in per diem for June, 23 days at \$2, \$46; attendance in July, 31 days at \$8, \$248.00; under resolution March 12, 1920	294 00
Sept. 1.	To paid S. Goddin, janitor, services in August	30 00
Sept. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Oct. 1.	To paid S. Goddin, janitor, services in September.....	30 00
Oct. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Oct. 1.	To paid Hay T. Thornton, postmaster, for post-office box rent.....	2 00
Oct. 1.	To paid Miss L. M. Krouse for lithia water to date.....	6 00
Oct. 1.	To paid Chesapeake and Potomac Telephone Company for telephone rent, long distance messages and telegrams to date.....	47 71
Oct. 1.	To paid The Hammond Company for floral design for funeral of Hon. John W. Stephenson	15 50
Oct. 1.	To paid Hon. A. A. Robinson for expenses as member to attend funeral of Hon. John W. Stephenson.....	15 85
Oct. 1.	To paid Hon. Herbert J. Taylor for expenses as member of committee to attend funeral of Hon. John W. Stephenson.....	10 25
Oct. 26.	To paid Hon. W. M. McNutt for expenses as member of committee to attend funeral of Hon. John W. Stephenson.....	8 98
Nov. 1.	To paid S. Goddin, janitor, services in October 1921.....	30 00
Nov. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00
Nov. 1.	To paid The Hoover Suction Sweeper Company for repairing cleaner.....	5 80
Nov. 22.	To paid Hay T. Thornton, postmaster for stamps.....	20 00
Nov. 26.	To paid Hon. E. G. Dodson for money advanced by him for maps and blue prints for use by Redistricting Committee.....	26 25
Dec. 1.	To paid S. Goddin, janitor, services in December, 1921.....	30 00
Dec. 1.	To paid C. A. Cole under resolution March 12, 1920.....	15 00

Dec. 1.	To paid Mrs. R. G. Lawrence for polish for furniture.....	\$ 2 75
Dec. 19.	To paid James J. Walsh for five days attendance as sergeant at arms and messenger for committee on redistricting.....	30 00
Dec. 19.	To paid John R. Jeter for stenographic work....	25 00
Dec. 24.	To paid S. Goddin, janitor, services in December, 1921.....	30 00
Dec. 27.	To paid Hay T. Thornton, postmaster, for post-office box rent.....	2 00
Dec. 27.	To paid Ernest Gentry for cleaning windows in hall of the House of Delegates.....	2 50

## CONTINGENT AND INCIDENTAL EXPENSES.

### House of Delegates.

1922.

1922		
Jan. 3.	To paid Miss L. M. Krouse for lithia water to date.....	\$ 5 00
Jan. 12.	To paid S. Goddin, janitor, for attendance ten days and cleaning hall House of Delegates preparatory to session of 1922.....	40 00
		\$ 2,910 08
Jan. 24.	To paid R. T. Moncure, gallery doorkeeper, for attendance two weeks to January 24, 1922.....	70 00
Jan. 24.	To paid J. A. Frith, assistant doorkeeper, for attendance two weeks to January 24, 1922.....	70 00
Jan. 24.	To paid S. Goddin, janitor, for attendance two weeks to January 24, 1922.....	56 00
Jan. 24.	To paid R. A. Botts, assistant janitor, for traveling 170 miles and attendance two weeks to January 24, 1922.....	73 00
Jan. 24.	To paid Nathan Parker, assistant janitor, for attendance two weeks to January 24, 1922....	56 00
Jan. 31.	To paid R. T. Moncure, gallery doorkeeper, for attendance one week to January 31, 1922....	35 00
Jan. 31.	To paid J. A. Frith, assistant doorkeeper, for attendance one week to January 31, 1922....	35 00
Jan. 31.	To paid S. Goddin, janitor, for attendance one week to January 31, 1922.....	28 00
Jan. 31.	To paid R. A. Botts, assistant janitor, for attendance one week to January 31, 1922.....	28 00
Jan. 31.	To paid Nathan Parker, assistant janitor, for attendance one week to January 31, 1922.....	28 00
Feb. 7.	To paid R. T. Moncure, gallery doorkeeper, for attendance one week to February 7, 1922....	35 00
Feb. 7.	To paid J. A. Frith, assistant doorkeeper, for attendance one week to February 7, 1922....	35 00
Feb. 7.	To paid S. Goddin, janitor, for attendance one week to February 7, 1922.....	28 00
Feb. 7.	To paid R. A. Botts, assistant janitor, for attendance one week to February 7, 1922.....	28 00
Feb. 7.	To paid Nathan Parker, assistant janitor, for attendance one week to February 7, 1922....	28 00

Feb. 10.	To paid J. W. Martin and Company for making keys and repairing locks in hall House of Delegates.....	\$ 37 50
Feb. 14.	To paid R. T. Moncure, gallery doorkeeper, for attendance five days to February 12, 1922...	25 00
Feb. 14.	To paid J. A. Frith, assistant doorkeeper, for attendance five days to February 12, 1922...	25 00
Feb. 14.	To paid S. Goddin, janitor, for attendance one week to February 14, 1922.....	28 00
Feb. 14.	To paid R. A. Botts, assistant janitor, for attendance one week to February 14, 1922....	28 00
Feb. 14.	To paid Nathan Parker, assistant janitor, for attendance one week to February 14, 1922...	28 00
Feb. 14.	To paid A. C. Williams, journal copyist, for attendance five weeks to February 14, 1922...	280 00
Feb. 21.	To paid A. C. Williams, journal copyist, for attendance one week to February 21, 1922....	56 00
Feb. 21.	To paid Alden Bell, gallery doorkeeper, for attendance one week to February 21, 1922, and traveling 200 miles.....	55 00
Feb. 21.	To paid Frank Kruck, assistant doorkeeper, for attendance eight days to February 21, 1922	40 00
Feb. 21.	To paid S. Goddin, janitor, for attendance one week to February 21, 1922.....	28 00
Feb. 21.	To paid R. A. Botts, assistant janitor, for attendance one week to February 21, 1922....	28 00
Feb. 21.	To paid Nathan Parker, assistant janitor, for attendance one week to February 21, 1922...	28 00
Feb. 21.	To paid F. C. Owen for one-half of expense as clerk to Special Joint Legislative Committee	51 00
Feb. 24.	To paid Hay T. Thornton, postmaster, for postage stamps.....	25 00
Feb. 28.	To paid A. C. Williams, journal copyist, for attendance one week to February 28, 1922....	56 00
Feb. 28.	To paid Alden Bell, gallery doorkeeper, for attendance one week to February 28, 1922....	35 00
Feb. 28.	To paid Frank Kruck, assistant doorkeeper, for attendance one week to February 28, 1922...	35 00
Feb. 28.	To paid S. Goddin, janitor, for attendance one week to February 28, 1922.....	28 00
Feb. 28.	To paid R. A. Botts, assistant janitor, for attendance one week to February 28, 1922....	28 00
Feb. 28.	To paid Nathan Parker, assistant janitor, for attendance one week to February 28, 1922...	28 00
Mar. 7.	To paid A. C. Williams, journal copyist, for attendance one week to March 7, 1922.....	56 00
Mar. 7.	To paid Alden Bell, gallery doorkeeper, for attendance one week to March 7, 1922.....	35 00
Mar. 7.	To paid Frank Kruck, assistant doorkeeper, for attendance one week to March 7, 1922.....	35 00
Mar. 7.	To paid S. Goddin, janitor, for attendance one week to March 7, 1922.....	28 00
Mar. 7.	To paid R. A. Botts, assistant janitor, for attendance one week to March 7, 1922.....	28 00
Mar. 7.	To paid Nathan Parker, assistant janitor, for attendance one week to March 7, 1922.....	28 00
Mar. 7.	To paid C. Lumsden and Son for repairing clock in the House of Delegates.....	10 00
Mar. 7.	To paid Sydnor and Hudley, Inc., for leather pads and altering and hanging shades.....	14 00
Mar. 7.	To paid Penitentiary Industrial Department for two swivel chairs, mahogany, one extra large	40 00



Mar. 7.	To paid The American Paper Company, Inc., for five cases of Dixie drinking cups.....\$	113 75
Mar. 7.	To paid The E. B. Taylor Company for brooms, soap, oil, mop sticks and other supplies....	106 02
Mar. 7.	To paid Anderson Brothers, Inc., for towels and other office supplies.....	12 30
Mar. 14.	To paid A. C. Williams, journal copyist, for attendance one week to March 14, 1922.....	56 00
Mar. 14.	To paid Alden Bell, gallery doorkeeper, for attendance one week to March 14, 1922.....	35 00
Mar. 14.	To paid Frank Kruck, assistant doorkeeper, for attendance one week to March 14, 1922.....	35 00
Mar. 14.	To paid S. Goddin, janitor, for attendance one week to March 14, 1922.....	28 00
Mar. 14.	To paid R. A. Botts, assistant janitor, for attendance one week to March 14, 1922.....	28 00
Mar. 14.	To paid Nathan Parker, assistant janitor, for attendance one week to March 14, 1922.....	28 00
Mar. 15.	To paid Everett Waddey Company for one lot of pencils, letter heads, envelopes, printing and lithographing.....	754 85
Mar. 15.	To paid Howell Brothers for one lot of pocket pocket knives for the members of House of Delegates, and keys.....	255 37
Mar. 15.	To paid The Bell Book and Stationery Company, Inc., for paper, carbon, ink, blank books, engraving, rubber bands, pencils, and general office supplies.....	465 39
Mar. 16.	To paid James J. Walsh for extra services to Appropriations Committee of House and Finance Committee of Senate under joint resolution.....	25 00
Mar. 16.	To paid R. R. Cosby Electric and Machine Company for equipment, wiring, lamps, etc., installed in House of Delegates as per agreement and authority from C. A. Osborne, purchasing agent.....	582 50
Mar. 16.	To paid Underwood Typewriter Company for erasers, oil, type brush, etc.....	2 40
Mar. 17.	To paid the following employes for extra compensation under resolution agreed to March 11, 1922:	
	Edward Cardwell, page.....	25 00
	Ashby Truslow, page.....	25 00
	A. J. White, page.....	25 00
	Ray L. Hicks, page.....	25 00
	Asa Haden, page.....	25 00
	Hodges Fitzgerald, page.....	25 00
	John C. Gray, page.....	25 00
	Hunter Noland, page.....	25 00
	C. R. Shafto, page.....	25 00
	Alvin Moody, page.....	25 00
	Mason Hayes, page.....	25 00
	Eugene Boyd, page.....	25 00
	Willard Davis, page.....	25 00
	Louis Ergins, page, one-third of term....	8 33
	Harold Burnett, page, one-third of term....	8 33
	Henry Carter, page, one-third of term....	8 34
	R. T. Moncure, gallery doorkeeper, half-term.....	25 00
	Alden Bell, gallery doorkeeper, half term	25 00
	J. A. Frith, assistant doorkeeper, half term	25 00

Mar. 17.—	Frank Kruck, assistant doorkeeper, half term.....	\$ 25 00
Cont.	S. Goddin, janitor.....	50 00
	R. A. Botts, assistant janitor.....	50 00
	Nathan Parker, assistant janitor.....	50 00
	S. M. O'Bannon, disbursing clerk auditor's tor's office.....	25 00
	S. C. Day, Jr., assistant disbursing clerk Auditor's office.....	25 00
	O. S. Livsie, assistant disbursing clerk Auditor's office.....	25 00
	D. C. Zollicoffer, disbursing clerk Treasurer's office.....	37 50
	P. W. Jones, assistant disbursing clerk Treasurer's office.....	37 50
	R. L. Blankenship, elevator conductor...	30 00
	C. C. Hardy, elevator conductor.....	30 00
	H. L. Butler, elevator conductor.....	30 00
	Geo. W. Haynes for the five capitol policemen at \$25 each.....	125 00
	F. P. Jones for the three engineers and three firemen at power house at \$25 each.....	150 00
	Frank Giannotti, janitor at capitol.....	25 00
	J. R. Johnson, janitor at capitol.....	25 00
	J. S. Skidmore, janitor at capitol.....	25 00
	R. P. Dansey, janitor at capitol.....	25 00
	P. H. Carper, elevator conductor Library building.....	15 00
	Jas. E. Barrow, elevator conductor Library building.....	15 00
	W. F. Woolridge, Capitol policemen.....	25 00
Mar. 17.	To paid M. A. Hutchinson for extra work in proof reading Appropriation Bill.....	7 50
Mar. 20.	To paid the following officers and employes of the House of Delegates for extra compensation under resolution agreed to March 11, 1922:	
	J. M. Johnston, sergeant-at-arms.....	138 00
	S. M. Newhouse, doorkeeper.....	138 00
	C. A. Truslow, second doorkeeper.....	138 00
	Geo. O. Greene, assistant clerk.....	138 00
	Robert G. Hundley, journal clerk.....	120 00
	W. H. Burke, reading clerk.....	138 00
	A. D. Livesay, engrossing clerk.....	138 00
	H. T. Garnett, enrolling clerk.....	138 00
	W. J. Lilliston, committee clerk.....	138 00
	T. J. Todd, committee clerk.....	138 00
	P. A. Ozlin, committee clerk.....	138 00
	John W. Williams, Jr., joint committee clerk.....	138 00
	R. J. N. Reid, committee clerk.....	120 00
	Chas. M. Herren, committee clerk.....	138 00
	A. C. Williams, journal copyist.....	138 00
Mar. 20.	To paid Mrs. W. T. Jones for stenographic work for Joint Legislative Committee.....	12 25
Mar. 20.	To paid A. D. Livesay for extra work in making lists of House Committee Assignments.....	10 00
Mar. 20.	To paid Alden Bell, gallery doorkeeper, for attendance six days to March 20, 1922.....	30 00
Mar. 20.	To paid A. C. Williams, journal copyist, for attendance six days to March 20, 1922.....	48 00
Mar. 20.	To paid S. Goddin, janitor, for attendance six days to March 20, 1922.....	24 00

Mar. 20.	To paid Nathan Parker, assistant janitor, for attendance three days to March 17, 1922....	\$ 12 00
Mar. 22.	To paid Hay T. Thornton, postmaster, post-office box rent to June 30, 1922.....	2 00
Mar. 22.	To paid Miss L. M. Krouse for one-half expense for drinking water at 1922 session General Assembly .....	85 90
Mar. 22.	To paid Remington Typewriter Company, Inc., for three dozen typewriter ribbons for enrolling bills.....	27 00
Mar. 22.	To paid R. R. Cosby Electric and Machine Company for lamps, labor, drayage and other incidentals incident to the installation of lighting system in the House of Delegates.....	61 77
Mar. 22.	To paid Chesapeake and Potomac Telephone Company for phone rent November and December, 1921, January, February and March, 1922, and official messages.....	55 86
Mar. 31.	To paid S. Goddin, janitor, for services eleven days to March 31, 1922.....	11 00
Mar. 31.	To paid Miss L. M. Krouse for drinking water in March.....	2 50
Mar. 31.	To paid Hill Directory Company for one copy 1922 city directory.....	12 00
Mar. 31.	To paid A. C. Williams for enrolling bills as per resolution and for extra enrolling.....	727 35
Mar. 31.	To paid Young's Art Shop for arranging portraits in the House of Delegates.....	6 00
Mar. 31.	To paid H. T. Garnett for extra clerical help at close of session as per resolution March, 11, 1922, twelve days.....	96 00
		<hr/>
		\$ 8,942 21 \$ 8,942 21



HOUSE DOCUMENT No. 1.

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ABSTRACT

OF THE

Returns of Clerks of Courts

TO THE

CLERK OF THE HOUSE OF DELEGATES

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OFFICE OF THE CLERK OF THE HOUSE OF DELEGATES,  
RICHMOND, VA., January 14, 1920.

TO THE GENERAL ASSEMBLY OF VIRGINIA:

I submit a condensed extract of reports of the clerks of courts which are required to be made to the Clerk of the House of Delegates by section 3189 of the Code of Virginia.

The reports herein embraced are for the years ending August 31, 1920, and August 31, 1921, respectively.

Respectfully,

JNO. W. WILLIAMS,  
*Clerk of the House of Delegates.*

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RICHMOND:  
DAVIS BOTTOM, SUPERINTENDENT PUBLIC PRINTING  
1922

## COURTS FROM WHICH NO REPORTS RECEIVED.

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CORPORATION COURTS.

1920.	1921.
Petersburg.	Petersburg.

## CIRCUIT COURTS.

1920.	1921.
Greensville	Greensville
Nottoway	City of Petersburg
City of Petersburg	Patrick
Cumberland	Orange
Patrick	Stafford
Goochland	Washington
Clifton Forge	Buchanan
Washington	Dickenson
Buchanan	Accomac
Accomac	

## ABSTRACTS

*From the reports of the Clerks of the Supreme Court of Appeals, Corporation and Circuit Courts for the years ending August 31, 1920, and August 31, 1921, respectively, exhibiting the state or suits in the respective courts.*

## SUPREME COURT OF APPEALS.

JUDGES	CLERKS	LOCATION OF COURTS	APPEALS, WRITS OF ERROR AND SUPERSEDEAS							REMARKS
			No. commenced	No. pending	No. interlocutory decrees and orders	No. final decrees and judgments	No. removed from other courts	No. removed to other courts	Days of session	
Joseph L. Kelley.....	H. Stewart Jones.....	Richmond, 1920.....	164	128	.....	73	3	2	55	.....
Frederick W. Sims.....	J. M. Kelly.....	Wytheville, 1920.....	.....	12	.....	43	.....	.....	18	.....
Robert R. Prentiss.....	H. H. Wayt.....	Staunton, 1920.....	21	5	.....	26	.....	.....	15	.....
Martin P. Burks.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
Edward W. Saunders.....	H. Stewart Jones.....	Richmond, 1921.....	239	180	.....	113	8	5	73	.....
.....	J. M. Kelly.....	Wytheville, 1921.....	.....	9	.....	59	.....	10	23	.....
.....	H. H. Wayt.....	Staunton, 1921.....	43	16	.....	18	.....	.....	17	.....



## LAW AND EQUITY COURT.

JUDGES	CLERK	CITY	ACTIONS AT LAW					SUITS IN CHANCERY						
			No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	Days of session
Beverley T. Crump.....	Luther Libby.....	Richmond, 1920.....	364	407	325	.....	.....	625	834	670	482	1	5	269
Beverley T. Crump.....	Luther Libby.....	Richmond, 1921.....	447	574	392	.....	.....	541	1097	645	594	.....	12	255

## LAW AND CHANCERY COURTS.

W. B. Martin.	James V. Trehy.	Norfolk, 1920.	412	102	487	.....	.....	.....	148	488	347	143	1	1	265
W. B. Martin.	James V. Trehy.	Norfolk, 1921.	528	221	475	3	.....	.....	179	484	187	75	.....	.....	229
Edward W. Robertson.	R. J. Watson.	Roanoke, 1920.	70	39	71	16	1	.....	66	114	146	51	4	.....	172
Edward W. Robertson.	R. J. Watson.	Roanoke, 1921.	105	78	88	11	.....	.....	70	265	148	31	7	1	175

CORPORATION COURTS.

JUDGES	CLERKS	CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS					DAYS OF SESSION						
			No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis	Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms	
1920																						Total
Robinson Moncure....	N. S. Greenway.....	Alexandria.....	111	79	137	1	1	300	214	316	167	1	7	70	18	46	25	...	...	309	309	
Floyd H. Roberts.....	Chapman Belew.....	Bristol.....	74	38	67	2	...	56	45	52	43	...	...	19	19	20	5	...	...	172	172	
Robert L. Gardner....	A. M. Rucker.....	Buena Vista.....	11	16	8	...	...	18	18	18	9	...	...	5	7	8	2	...	...	15	15	
A. D. Dabney.....	C. E. Moran.....	Charlottesville.....	53	35	59	...	...	32	139	40	27	...	...	26	10	24	8	...	...	314	314	
Daniel Price Withers..	Jno. R. Cook.....	Danville.....	170	18	167	...	...	129	47	107	126	...	...	375	16	359	30	...	...	138	138	
John T. Goolrick.....	J. W. Adams.....	Fredericksburg.....	15	8	8	...	...	23	37	63	21	...	...	7	8	7	...	...	...	...	...	
Frank P. Christian....	Thos. D. Davis.....	Lynchburg.....	81	54	98	...	...	40	308	131	34	...	...	80	24	79	6	...	...	157	157	
T. J. Barham.....	D. G. Smith.....	Newport News.....	149	109	95	...	...	86	195	120	46	...	...	302	94	249	28	...	...	218	218	
W. H. Sargeant.....	James V. Trehy.....	Norfolk.....	63	105	43	...	...	...	...	...	...	...	...	1551	585	1275	74	...	...	...	...	
J. M. Mullen.....	Robert G. Bass.....	Petersburg.....	173	63	200	...	...	152	224	178	138	...	...	582	28	515	35	...	...	...	...	
Kenneth A. Bain.....	Ebenezer Thompson..	Portsmouth.....	19	5	17	...	...	18	20	29	3	...	...	71	40	34	3	...	...	241	241	
Robt. L. Gardner.....	J. A. Painter.....	Radford.....	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	...	
D. C. Richardson.....	Walter Christian.....	Richmond — Hust- ings Court, Part I.....	...	...	...	...	...	...	...	...	...	...	...	196	94	450	287	...	...	250	250	
Ernest H Wells.....	W. E. DuVal.....	Richmond — Hust- ings Court, Part II.....	...	...	...	...	...	143	329	191	118	...	...	57	45	38	6	...	...	250	250	
Clifton A. Woodrum...	R. J. Watson.....	Roanoke.....	123	268	110	...	...	12	190	160	230	3	6	331	111	298	96	...	...	268	268	
R. S. Ker.....	H. Argenbright.....	Staunton.....	18	39	40	...	...	51	92	23	6	...	...	40	30	10	...	...	...	108	108	
Thos. B. Robertson...	G. C. Alderson.....	Hopewell.....	55	11	62	...	...	40	80	55	45	...	...	42	6	37	15	...	...	224	224	

Total





## CIRCUIT COURTS.

Circuit	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS					DAYS OF SESSION		Total					
				No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis		Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms	
1	Charles W. Coleman.	G. Tayloe Gwathmey	1920	301	285	212	.....	.....	143	448	138	84	.....	.....	281	96	282	24	.....	.....	10	.....	10	
			Total reported, 1920...	301	285	212	.....	.....	143	448	138	84	.....	.....	281	96	282	24	.....	.....	10	.....	10	
1	Charles W. Coleman.	G. Tayloe Gwathmey.	1921	333	268	349	.....	.....	117	472	156	93	.....	.....	340	84	332	35	.....	.....	10	.....	10	
			Total reported, 1921...	333	268	349	.....	.....	117	472	156	93	.....	.....	340	84	332	35	.....	.....	10	.....	10	
2	J. L. McLemore.....	G. E. Bunting..... H. B. McLemore..... Laurence Waring.....	1920	16	1	15	4	2	37	15	70	12	.....	.....	21	1	20	.....	.....	.....	42	.....	42	
			Southampton..... City of Suffolk.....	27	7	34	9	.....	34	103	69	22	.....	.....	1	61	6	55	.....	.....	.....	83	.....	83
2	J. L. McLemore.....	G. E. Bunting..... H. B. McLemore..... Laurence Waring.....	Total reported, 1920...	72	17	70	21	4	103	125	150	63	.....	.....	1	94	12	89	1	.....	.....	125	.....	125
			1921	12	6	6	2	2	13	5	75	22	.....	.....	2	57	5	20	2	.....	.....	66	.....	66
2	J. L. McLemore.....	G. E. Bunting..... H. B. McLemore..... Laurence Waring.....	Southampton..... City of Suffolk.....	80	41	70	31	2	21	.....	57	18	.....	.....	1	65	4	46	15	.....	.....	36	.....	36
			Total reported, 1921...	124	75	110	44	4	59	5	152	60	.....	.....	3	134	15	77	17	.....	.....	160	.....	160

## CIRCUIT COURTS—CONTINUED.

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## HOUSE DOCUMENT No. 1.

Circuit	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS						DAYS OF SESSION					
				No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis	Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms	Total
3	J. F. West.....	W. D. Temple..... G. C. Alderson..... A. S. Edwards..... Jesse Hargrave..... J. Sol. Wrenn..... W. E. Elmore.....	1920 Prince George..... City of Hopewell..... Surry..... Sussex..... Greensville..... Brunswick..... Total reported, 1920.....	53	28	69	.....	.....	41	206	81	43	.....	.....	64	3	56	9	.....	.....	74	.....	74
				19	5	16	.....	.....	3	8	7	2	.....	.....	14	4	12	1	.....	.....	12	.....	12
				15	3	15	.....	.....	21	69	48	16	.....	.....	13	4	7	7	.....	3	45	.....	19
				21	12	30	7	.....	55	207	106	31	.....	.....	21	19	31	10	.....	.....	36	.....	45
				35	31	60	.....	.....	220	221	144	37	.....	.....	21	19	31	10	.....	.....	36	.....	36
				143	79	190	7	.....	340	711	396	139	.....	.....	112	30	106	27	.....	3	186	.....	186
				43	23	48	.....	.....	31	218	62	19	.....	.....	84	6	81	3	.....	.....	65	.....	65
				14	1	18	.....	.....	4	8	24	4	.....	.....	18	6	15	3	.....	.....	15	.....	15
				20	10	16	.....	.....	21	63	53	26	.....	.....	41	7	34	6	.....	.....	46	.....	46
				59	15	44	12	.....	227	220	58	7	.....	.....	19	25	50	21	.....	1	34	2	36
3	J. F. West.....	W. D. Temple..... G. C. Alderson..... A. S. Edwards..... Jesse Hargrave..... J. Sol. Wrenn..... W. E. Elmore.....	1921 Prince George..... City of Hopewell..... Surry..... Sussex..... Greensville..... Brunswick..... Total reported, 1921.....	31	47	306	.....	.....	221	231	166	31	.....	.....	19	25	50	21	.....	1	34	2	36
				167	106	432	12	.....	504	740	363	87	.....	.....	162	44	180	33	.....	1	160	2	162
				9	3	9	.....	.....	13	83	36	23	.....	.....	22	4	16	.....	.....	31	.....	31	
				22	28	18	.....	.....	49	100	128	34	.....	.....	61	9	47	5	.....	.....	30	.....	30
				28	18	15	5	.....	25	188	19	20	.....	.....	9	2	8	1	.....	.....	30	.....	30
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
4	Robert G. Southall.....	S. L. Farrar..... Philip V. Cogbill..... A. M. Organ..... Chas. F. Deane..... Jas. H. Tilman, Jr..... Robt. G. Bass.....	1920 Amelia..... Chesterfield..... Dinwiddie..... Nottoway..... Powhatan..... City of Petersburg..... Total reported, 1920.....	9	3	9	.....	.....	13	83	36	23	.....	.....	22	4	16	.....	.....	31	.....	31	
				22	28	18	.....	.....	49	100	128	34	.....	.....	61	9	47	5	.....	.....	30	.....	30
				28	18	15	5	.....	25	188	19	20	.....	.....	9	2	8	1	.....	.....	30	.....	30
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
				13	5	8	.....	.....	26	15	1	11	.....	.....	5	1	2	2	.....	.....	4	.....	4
72	54	50	5	.....	113	386	184	88	.....	.....	97	16	83	8	.....	.....	95	.....	95				

Circuit





## CIRCUIT COURTS—CONTINUED.

	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW	SUITS IN EQUITY	PROSECUTIONS	DAYS OF SESSION
				No. commenced No. pending No. decided No. removed from other courts No. removed to other courts	No. commenced No. pending No. interlocutory decrees No. final decrees No. removed from other courts No. removed to other courts	No. commenced No. pending No. decided No. nolle prosequis Changes of venue from the court Changes of venue to the court	Regular terms Special terms Total
7	Archabald M. Aiken	S. S. Hurt..... T. C. Matthews..... T. L. Clark..... Jno. R. Cook.....	Pittsylvania..... Henry..... Patrick..... City of Danville.....  Total reported, 1921....	231 58 224..... 38 9 35..... 5 2 3..... 274 69 262.....	179 278 161 155..... 32 52 55 26..... 1 2 2 3 1..... 1 213 332 219 182.....	169 78 127 9..... 18 6 16 2..... 1..... 1 187 84 143 11.....	64..... 30..... 8..... 102.....
8	John W. Fishburne..	W. L. Maupin..... G. H. Taylor..... B. I. Bickers..... C. E. Moran.....	Albemarle..... Madison..... Greene..... City of Charlottesville.....  Total reported, 1920....	56 36 57..... 8 4 4..... 6 5 6..... 70 45 67.....	68 1042 125 41..... 24 65 70 11..... 5 20 2 5..... 97 1127 107 57.....	34 32 19 6..... 12 9 2 1..... 21 13 20 2..... 67 51 41 9.....	214 1 215..... 8..... 9..... 231 1 232.....
8	John W. Fishburne..	W. L. Maupin..... G. H. Taylor..... B. I. Bickers.....	Albemarle..... Madison..... Greene..... City of Charlottesville.....  Total reported, 1921....	96 46 60..... 15 10 5 1..... 6 7 5..... 117 63 70 1.....	59 1075 117 30..... 32 26 75 6..... 5 21 6 5..... 96 1122 198 41.....	34 29 23 4..... 1 4 3 2..... 26 9 20 4..... 71 42 48 10.....	180 1 181..... 18..... 8..... 206 1 207.....

9	John Rutherford...	1920 C. T. Guinn... Peter G. Miller... J. W. Browning... P. B. Porter... Total reported, 1920...	33 55 27 115	40 166 14 250	34 142 13 180	40 32 51 131	291 40 24 347	72 30 27 72	31 20 27 88	8 9 8 25	5 11 1 17	6 10 7 23	5 2 3 10	5 32 6 43		
9	John Rutherford...	1921 Culpeper... Goochland... Orange... Louisa... Total reported, 1921...	79 18 22 119	40 18 18 76	63 18 35 122	51 16 32 99	310 120 22 452	101 38 10 139	32 15 10 58	16 15 6 38	10 4 13 22	7 13 3 23	4 1 1 5	5 26 28 59		
10	R. Carter Scott...	1920 Henrico... City of Richmond... Total reported, 1920...	23 140 273	43 126 169	31 100 131	57 1 58	451 26 477	207 19 226	56 3 59	104 52 156	19 5 24	87 52 139	6 5 6	163 194 357	15 7 22	178 201 379
10	R. Carter Scott...	1921 Henrico... City of Richmond... Total reported, 1921...	67 208 275	54 182 236	55 7 55	51 2 52	248 26 274	186 7 193	252 2 254	139 66 205	32 4 36	112 65 177	13 1 14	121 154 275	19 154 19	140 154 294
11	C. W. Robinson...	1920 Elizabeth City... City of Newport News... Total reported, 1920...	124 126 250	22 81 103	102 95 197	134 101 235	159 99 158	75 75 234	75 73 148	105 105 105	10 82 10	13 13 82	3 3 13	91 112 203	1 112 1	92 112 204
11	C. W. Robinson...	1921 Elizabeth City... City of Newport News... Total reported, 1921...	129 180 309	19 99 118	110 154 264	102 59 161	48 117 165	154 41 195	99 77 176	119 119 119	13 13 13	103 103 103	3 3 3	88 110 198	88 110 198	88
12	Jos. W. Chinn, Jr...	1920 Richmond... Northumberland... Lancaster... Westmoreland... Essex... Total reported, 1920...	6 10 12 15 11 54	7 3 14 16 1 31	4 7 19 30 10 52	9 9 20 23 19 80	54 10 65 65 6 200	5 1 37 55 9 107	5 11 18 30 9 77	3 6 17 12 8 46	1 5 9 6 7 21	3 1 9 9 1 29	10 5 19 17 15 66	10 5 19 17 15 66	10 5 19 18 15 67	

## CIRCUIT COURTS—CONTINUED.

Circuit	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS					DAYS OF SESSION						
				No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis	Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms	Total
12	Jos. W. Chinn, Jr. . . . .	J. B. Rains. . . . . R. S. Brent. . . . . Wm. Chilton. . . . . Albert Stuart. . . . . H. C. Southworth. . . . .	1921 Richmond. . . . . Northumberland. . . . . Lancaster. . . . . Westmoreland. . . . . Essex. . . . .  Total reported, 1921. . . . .	18	6	14	1	9	53	12	2	2	10	1	1	6	2	2	17	17	17	5	17
				20	10	9	1	10	7	7	3	3	7	10	10	6	7	4	4	4	2	7	
				27	20	7	5	28	63	37	18	18	18	19	11	17	3	3	30	30	30	5	30
				19	17	10	11	20	70	75	25	25	25	7	2	10	1	1	14	8	14	8	22
				12	1	11	11	24	11	17	13	13	13	4	1	3	1	1	18	18	18	5	18
				96	54	51	5	91	204	141	61	61	61	41	20	36	5	5	84	10	84	10	94
13	Clagget B. Jones. . . . .	B. B. Roane. . . . . W. B. Smith. . . . . H. C. Hall. . . . . B. C. Garrett. . . . . C. W. Eastman. . . . .	1920 Gloucester. . . . . Mathews. . . . . King and Queen. . . . . King William. . . . . Middlesex. . . . .  Total reported, 1920. . . . .	29	19	22	4	37	71	76	70	70	19	26	11	13	4	4	20	20	20	6	20
				9	8	11	4	15	45	44	19	19	19	7	3	2	2	8	6	6	5	6	
				24	12	33	3	18	84	25	63	63	63	12	6	2	2	3	3	3	5	5	
				34	32	52	4	17	100	48	18	18	18	12	19	12	6	6	32	32	32	10	32
				20	16	13	4	34	79	29	49	49	49	8	5	9	7	7	10	10	10	10	10
				116	87	131	8	111	379	222	219	219	219	43	44	38	27	27	73	73	73	73	73
13	Clagget B. Jones. . . . .	B. B. Roane. . . . . W. B. Smith. . . . . H. C. Hall. . . . . B. C. Garrett. . . . . C. W. Eastman. . . . .	1921 Gloucester. . . . . Mathews. . . . . King and Queen. . . . . King William. . . . . Middlesex. . . . .  Total reported, 1921. . . . .	16	7	28	6	31	67	81	35	35	31	39	12	31	7	7	22	22	22	2	22
				10	6	6	6	19	34	37	18	18	18	7	8	4	5	5	19	19	19	19	19
				11	12	18	18	16	100	34	7	7	7	8	15	2	2	2	13	13	13	13	13
				45	40	45	6	23	96	110	13	13	13	13	17	13	4	4	26	26	26	26	26
				20	12	28	6	26	118	31	15	15	15	10	7	5	3	3	20	20	20	20	20
				102	77	125	6	115	415	293	88	88	88	77	59	55	19	19	100	100	100	100	100



14	D. Gardiner Tyler...	T. N. Harris..... R. S. Major..... Floyd Holloway..... F. D. Kirk..... T. H. Geddy.....  Total reported, 1920...	1920 New Kent..... Charles City..... York..... Warwick..... City of Williamsburg and James City.....  Total reported, 1920...	13 10 21 13 49 106	3 6 7 29 75 120	10 4 14 14 50 92	2 2 2 2 2 2	1 1 1 3 19 6	7 7 16 55 47 126	15 32 7 24 12 110	5 8 14 46 29 102	1 1 1 1 1 1	6 3 37 44 12 70	1 4 9 14 7 54	3 2 9 5 23 19	12 18 18 20 22 90	12 18 18 20 22 91			
14	D. Gardiner Tyler...	T. N. Harris..... R. S. Major..... Floyd Holloway..... F. D. Kirk..... T. H. Geddy.....  Total reported, 1921...	1921 New Kent..... Charles City..... York..... Warwick..... City of Williamsburg and James City.....  Total reported, 1921...	3 9 20 20 91 143	8 7 12 47 15 89	9 4 8 22 76 119	2 2 2 2 2 2	1 1 2 2 2 3	5 11 25 29 38 108	13 17 25 36 48 139	17 10 25 36 59 88	5 11 6 34 19 75	2 2 2 2 2 2	7 5 5 23 28 138	5 3 4 16 4 81	6 4 12 10 24 104	2 2 12 23 1 29	32 11 11 6 6 66	32 11 11 6 6 67	
15	R. H. L. Chichester.	L. B. Mason..... James Ashby..... A. H. Crismond..... E. R. Coghill..... C. W. Taylor.....  Total reported, 1920...	1920 King George..... Stafford..... Spotsylvania..... Caroline..... Hanover.....  Total reported, 1920...	8 4 8 27 40	3 1 1 6 31	5 3 7 26 25	2 2 2 2 2	22 13 50 67 48	10 8 28 110 123	12 5 22 54 37	12 5 22 54 37	12 5 22 54 37	8 5 12 1 26	1 2 2 1 30	10 14 12 12 24	1 2 2 1 30	8 5 7 10 29	7 9 115 31 29	7 9 115 31 29	
15	R. H. L. Chichester.	L. B. Mason..... James Ashby..... A. H. Crismond..... E. R. Coghill..... C. W. Taylor.....  Total reported, 1921...	1921 King George..... Stafford..... Spotsylvania..... Caroline..... Hanover.....  Total reported, 1921...	8 5 21 29	2 3 4 31	6 3 20 45	2 2 2 2	19 4 55 29	11 10 112 112	8 2 49 92	8 2 49 92	8 2 49 92	19 4 55 29	11 10 112 112	40 24 15 58	4 22 15 24	14 2 15 31	20 2 15 11	16 79 45 34	16 79 45 34
16	Samuel G. Brent....	George G. Tyler..... F. W. Richardson..... Wm. H. Duncan..... N. S. Greenway.....  Total reported, 1920...	1920 Prince William..... Fairfax..... Arlington..... City of Alexandria.....  Total reported, 1920...	45 59 61 24	26 29 30 33	44 66 31 19	1 1 1 1	60 110 280 149	108 165 80 46	101 137 13 163	101 137 13 163	46 100 187 144	1 1 1 7	10 19 36 1	15 19 7 1	11 14 11 1	4 9 18 1	9 37 37 39	9 37 37 43	

## CIRCUIT COURTS—CONTINUED.

Circuit	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS					DAYS OF SESSION						
				No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis	Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms	Total
16	Samuel G. Brent...	George G. Tyler..... F. W. Richardson..... Wm. H. Duncan..... N. S. Greenway.....	1921 Prince William..... Fairfax..... Arlington..... City of Alexandria..... Total reported, 1921...	57 95 107 2	23 40 30 37	54 78 110 3			39 79 189 5	103 168 141 61	107 123 130 42	43 83 130 53			17 53 30	17 10 8	11 44 25	5 12 5			34 51 46 18		34 51 46 18
17	F. B. Whiting.....	C. C. Brannon..... Eugene Glover..... M. A. Trout..... Otto V. Pence.....	1920 Frederick..... Clarke..... Warren..... Shenandoah..... Total reported, 1920...	28 25 39	10 27 79	24 27 46			36 21 54	58 121 194	66 30 65	26 19 16			12 7 9	10 25 10	9 5 4	4 5 5			75 10 21	14 10 4	89 10 25
17	F. B. Whiting.....	C. C. Brannon..... Eugene Glover..... M. A. Trout..... Otto V. Pence.....	1921 Frederick..... Clarke..... Warren..... Shenandoah..... Total reported, 1921...	41 37 19 46	11 31 29 91	30 29 26 34			33 30 34 67	16 65 97 232	80 58 18 93	17 27 52 29			20 3 29 65	1 29 12 36	17 12 28	2 1 11			39 56 8 40		39 56 8 40

18	Henry W. Holt.....	A. T. Shields..... Harry Burnett..... W. H. Matheny.....	1920 Rockbridge..... Augusta..... Highland..... Total reported, 1920.....	39 75 24	28 23 17	37 22 26	..... ..... 2	..... 114 31	207 232 58	157 85 2	60 64 16	..... ..... 1	..... ..... .....	77 14 9	57 19 2	33 10 7	13 3 2	..... ..... .....	59 78 9	9 2 9	68 80 9
18	Henry W. Holt.....	A. T. Shields..... Harry Burnett..... W. H. Matheny.....	1921 Rockbridge..... Augusta..... Highland..... Total reported, 1921.....	54 180 19	23 53 4	69 163 14	..... ..... 2	49 101 18	210 247 54	174 202 2	51 61 20	..... ..... .....	52 76 7	52 28 6	20 42 1	24 20 1	..... ..... .....	..... 116 9	52 116 9	4 4 9	56 120 9
19	George K. Anderson.....	Olin J. Payne..... F. L. LaRue..... Turner McDowell..... A. W. Webb..... M. E. Meeks..... City of Clifton Forge..... Total reported, 1920.....	1920 Allegheny..... Bath..... Botetourt..... Craig..... City of Clifton Forge..... Total reported, 1920.....	56 14 28 5	38 16 35 4	39 16 23 1	..... ..... ..... ..... ..... .....	51 19 55 13	284 122 95 30	52 24 61 13	15 21 23 13	..... ..... ..... .....	48 25 17 10	61 4 28 8	25 10 3 2	21 11 3 3	..... ..... ..... .....	40 18 20 6	40 18 20 6	40 18 20 6	40 18 20 6
19	George K. Anderson.....	Olin J. Payne..... F. L. LaRue..... Turner McDowell..... A. W. Webb..... M. E. Meeks..... City of Clifton Forge..... Total reported, 1921.....	1921 Allegheny..... Bath..... Botetourt..... Craig..... City of Clifton Forge..... Total reported, 1921.....	65 24 31 11 16	57 105 41 5 7	74 32 32 13 13	..... ..... 3 ..... .....	38 14 36 12 12	270 6 103 32 32	30 18 58 15 7	52 21 27 12 5	..... ..... ..... .....	137 6 34 20 13	49 9 39 17 11	55 7 34 17 11	45 2 6 8 2	..... ..... ..... .....	46 16 41 12 24	46 16 41 12 24	46 16 41 12 24	46 16 41 12 24
20	W. W. Moffett.....	R. J. Watson..... Archer P. Johnson..... Chas. D. Dent..... G. D. Shelor.....	1920 City of Roanoke..... Montgomery..... Chas. D. Dent..... Roanoke..... Floyd..... Total reported, 1920.....	..... 92 48 23	..... 35 64 20	2 57 80 17	..... ..... ..... ..... .....	7 53 56 25	68 229 169 150	27 45 178 75	4 5 37 21	..... ..... ..... .....	..... 39 42 100	..... 43 29 47	..... 25 48 75	..... 2 3 19	..... ..... .....	..... 17 35 56 24	..... 17 35 56 24	..... 17 35 56 24	..... 17 35 56 24
20	W. W. Moffett.....	R. J. Watson..... Archer P. Johnson..... Chas. D. Dent..... G. D. Shelor.....	1921 City of Roanoke..... Montgomery..... Chas. D. Dent..... Roanoke..... Floyd..... Total reported, 1921.....	7 143 49 64	9 53 57 21	2 126 56 47	1 ..... ..... .....	6 65 57 33	63 286 137 200	21 5 154 83	5 26 89 47	..... ..... ..... .....	..... 90 79 135	..... 43 28 200	..... 61 51 100	..... 9 2 31	..... ..... .....	23 62 18	23 62 18	23 62 18	23 62 18



## CIRCUIT COURTS—CONTINUED.

	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW	SUITS IN EQUITY	PROSECUTIONS	DAYS OF SESSION
				No. commenced No. pending No. decided No. removed from other courts No. removed to other courts	No. commenced No. pending No. interlocutory decrees No. final decrees No. removed from other courts No. removed to other courts	No. commenced No. pending No. decided No. nolle prosequis Changes of venue from the court Changes of venue to the court	Regular terms Special terms
21	A. A. Campbell.....	R. C. Patterson..... J. N. Bosang..... E. W. Ogle..... T. E. Brannock.....	1920 Wythe..... Pulaski..... Carroll..... Grayson.....  Total reported, 1920....	32 34 22..... 96 39 73..... 29 15 14..... 43 17 34.....	49 81 87..... 39 96 32..... 144 110 96..... 93 203 450.....  35.....	1 23 51 14 3..... 89 27 80 3..... 374 226 137 11..... 47 160 25 17.....	45..... 42..... 22..... 5 4 9.....
21	A. A. Campbell.....	R. C. Patterson..... J. N. Bosang..... E. W. Ogle..... T. E. Brannock.....	1921 Wythe..... Pulaski..... Carroll..... Grayson.....  Total reported, 1921....	42 33 43..... 63 49 83..... 78 34 44..... 94 30 67.....	35 74 75..... 50 119 61..... 153 109 85..... 84 271 237.....  42.....	16 51 14 2..... 89 61 63 14..... 374 215 138 21..... 115 101 37 11.....	54..... 34..... 41..... 13.....
22	Fulton Kegley.....	F. E. Snidow..... R. C. Repass..... H. S. Surace.....	1920 Giles..... Bland..... Tazewell.....  Total reported, 1920....	63 62 66..... 7 22 19..... 65 91 75..... 135 175 150.....	37 170 72..... 11 108 21..... 89 193 130..... 137 471 223 116.....	45 42 39 3..... 2 9 6..... 95..... 2 149 48 128 13.....	17..... 7..... 3..... 27 45 70.....

22	Fulton Kegley.....	F. E. Snidow..... R. C. Repass..... H. S. Surface.....	58 20 90	60 24 117	62 18 77	27 16 74	163 105 233	80 30 93	33 19 64	1 8 230	48 39 75	43 10 155	2 1 3	20 13 61	20 13 61
		Total reported, 1921.....	168	201	157	1	117	501	203	116	2	286	117	208	94
23	P. W. Campbell.....	Washington. Smyth. Scott.....	47 49 49	49 16 42	1 62 77	2 81 71	259 110 162	110 67 79	67 79 79	38 30 71	37 12 52	37 12 34	14 14 14	30 30 44	30 30 44
		Total reported, 1920.....	96	130	58	2	152	421	110	146	109	82	71	26	74
23	P. W. Campbell.....	Washington. Smyth. Scott.....	139 63	77 62	109 82	83 49	240 121	123 77	74 65	119 146	78 58	64 85	10 44	52 53	52 53
		Total reported, 1921.....	202	139	191	1	132	361	200	130	265	136	149	54	105
24	H. A. W. Skeen.....	J. Marion Smith. R. R. Roberts.....	56 234	53 102	48 226	25 1	71 194	150 342	51 160	42 193	34 253	124 113	32 181	32 136	49 73
		Total reported, 1920.....	290	155	274	25	265	492	211	235	292	523	303	168	122
24	H. A. W. Skeen.....	Lee. Wise.....	99 206	63 112	36 204	31 1	77 198	114 370	37 100	83 247	3 498	164 173	259 311	1 107	29 79
		Total reported, 1921.....	295	175	240	32	275	484	137	330	1	3	840	337	108
25	T. N. Haas.....	Rockingham. Page.....	69 16	82 32	70 17	4 4	61 9	288 160	157 69	52 40	41 15	34 24	40 14	15 4	118 22
		Total reported, 1920.....	85	114	87	4	70	448	226	92	56	58	54	19	140
25	T. N. Haas.....	Rockingham. Page.....	148 2	110 19	121 20	1 4	58 6	307 164	170 40	38 25	87 21	46 25	65 27	6 4	135 21
		Total reported, 1921.....	150	129	141	4	64	471	210	63	4	108	71	92	156
26	Geo. L. Fletcher.....	Fauquier. Loudoun. Rappahannock.....	59 60 17	64 11 3	66 49 7	72 76 17	273 52 62	135 140 43	71 54 15	46 9 10	17 4 3	35 5 9	8 3 3	62 32 19	71 32 19
		Total reported, 1920.....	136	88	122	8	165	387	318	140	65	24	49	11	113

## CIRCUIT COURTS—CONTINUED.

Circuit	JUDGES	CLERKS	COUNTIES AND CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS						DAYS OF SESSION						
				No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees!!	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis	Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms	Total	
26	Geo. L. Fletcher.....	T. E. Bartenstein..... B. W. Franklin..... W. C. Armstrong.....	1921 Fauquier..... Loudoun..... Rappahannock..... Total reported, 1921...	82 108 16 206	66 23 9 98	71 85 17 173	..... ..... ..... .....	..... ..... ..... .....	..... ..... ..... .....	74 70 23 167	216 41 66 323	151 164 41 365	83 46 22 151	..... ..... 1 1	..... ..... ..... .....	43 22 37 102	13 8 18 39	33 14 23 70	14 ..... 1 15	..... ..... ..... .....	..... ..... ..... .....	61 31 23 115	5 1 23 6	66 32 23 121
27	William E. Burns.....	E. R. Combs..... S. R. Hurley..... W. E. Rasnick.....	1920 Russell..... Buchanan..... Dickenson..... Total reported, 1920...	125 130 255	75 59 134	95 110 205	..... ..... ..... .....	..... ..... ..... .....	..... ..... ..... .....	1 48 177	283 201 484	1 615 616	84 15 99	1 ..... 1	..... ..... .....	..... 326 204	39 215 541	63 147 210	33 32 65	..... ..... .....	..... ..... .....	87 33 120	..... ..... .....	87 33 120
27	William E. Burns.....	E. R. Combs..... S. R. Hurley..... W. E. Rasnick.....	1921 Russell..... Buchanan..... Dickenson..... Total reported, 1921..	81 ..... ..... 81	75 ..... ..... 75	91 ..... ..... 91	..... ..... ..... .....	..... ..... ..... .....	..... ..... ..... .....	89 ..... ..... 89	175 ..... ..... 175	97 ..... ..... 97	84 ..... ..... 84	1 ..... ..... 1	..... ..... ..... .....	800 450 800	450 600 450	600 75 600	75 ..... 75	..... ..... .....	..... ..... .....	102 102 102	..... ..... .....	102 102 102



28	B. D. White.....	R. A. Edwards. Ebenezer Thompson. J. F. Woodhouse.	Isle of Wight..... City of Portsmouth. Princess Anne..... Total reported, 1920.....	23 56 27 106	9 16 37 53	13 46 37 96		38 38 23 99	70 29 130 229	49 31 48 128	22 18 19 59		16..... 44 30 60	5 9 21	17..... 36 35 88	17..... 36 35 88
28	B. D. White.....	R. A. Edwards. Ebenezer Thompson. J. F. Woodhouse.	Isle of Wight..... City of Portsmouth. Princess Anne..... Total reported, 1921.....	41 94 55 190	9 41 36 86	36 84 54 174	1 26 46 99	66 49 27 255	55 53 24 164	20 29 56 73	5 29 24 73		20 34 95 115	3 26 67 37	29..... 69 79 168	29..... 69 79 168
29	Bennett T. Gordon.....	W. E. Sandidge. M. W. Perkins. C. W. Embrey.	Amherst..... Fluanna..... Nelson..... Total reported, 1920.....	25 6 36 67	27 12 9 48	38 9 27 74		51 16 39 116	422 50 15 591	211 15 24 376	33 15 24 72		23 6 21 50	2 12 23 37	44..... 20 101 155	44..... 20 101 155
29	B. T. Gordon.....	W. E. Sandidge. M. W. Perkins. C. W. Embrey.	Amherst..... Fluanna..... Nelson..... Total reported, 1921.....	52 17 57 126	34 12 17 58	45 17 54 116		39 9 31 79	426 136 8 589	136 35 8 292	35 8 15 58		19 813 18 44	5 5 25 36	41..... 19 92 152	41..... 19 92 152
30	P. H. Dillard.....	V. W. Nichols. T. W. Carper.	Bedford..... Franklin..... Total reported, 1920.....	53 20 73	25 6 31	43 14 57		94 61 156	220 49 269	182 12 194	116 24 140		41 72 113	32 11 45	54..... 148 202	54..... 148 202
30	P. H. Dillard.....	V. W. Nichols. T. W. Carper.	Bedford..... Franklin..... Total reported, 1921.....	108 59 167	41 3 44	92 56 148		74 60 134	245 40 285	151 25 186	63 19 82		63 26 1	33 6 89	89..... 102 191	89..... 102 191
31	J. H. Fletcher, Jr.....	John D. Grant, Jr. George T. Tyson.	Acomac..... Northampton..... Total reported, 1920.....	159 159	82 82	164 164		64 64	139 107	39 39			149 149	61 61	53..... 53	53..... 53
31	J. H. Fletcher, Jr.....	John D. Grant, Jr. George T. Tyson.	Acomac..... Northampton..... Total reported, 1921.....	183 183	78 78	187 187		53 53	136 108	56 1			195 195	90 130	42..... 42	42..... 42

## CIRCUIT COURTS—CONTINUED.

Circuit	JUDGES	CLERKS	COUNTIES CITIES	ACTIONS AT LAW				SUITS IN EQUITY				PROSECUTIONS						DAYS OF SESSION				
				No. commenced	No. pending	No. decided	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. interlocutory decrees	No. final decrees	No. removed from other courts	No. removed to other courts	No. commenced	No. pending	No. decided	No. nolle prosequis	Changes of venue from the court	Changes of venue to the court	Regular terms	Special terms
32	Allen R. Hauckel	Laurence Waring	1920 City of Norfolk . . . . . Total reported, 1920 . . .	810	439	644	.....	.....	499	464	808	357	.....	.....	.....	.....	.....	.....	.....	196	.....	196
				810	439	644	.....	.....	499	464	808	357	.....	.....	.....	.....	.....	.....	.....	.....	196	.....
32	Allen R. Hauckel	Laurence Waring	1921 City of Norfolk . . . . . Total reported, 1921 . . .	994	528	870	.....	.....	406	552	672	361	.....	.....	.....	.....	.....	.....	.....	231	.....	231
				994	528	870	.....	.....	406	552	672	361	.....	.....	.....	.....	.....	.....	.....	.....	231	.....

# REPORT

OF THE

## Clerk of the House of Delegates

ON THE

### Publication of the Proposed Amendments to the Constitution and Distribution of Copies Required by Law

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OFFICE OF

THE CLERK OF THE HOUSE OF DELEGATES.

RICHMOND, VA., *January 11, 1922.*

*To the General Assembly of Virginia:*

In obedience to the act approved March 19, 1920, Acts 1920, page 396, I respectfully report that bids were asked of the several daily newspapers published in the city of Richmond, Va., for the publication of the proposed amendments to the Constitution, and the following bids were received:

Times-Dispatch .....	\$1.26 per column inch.
News-Leader .....	1.12 per column inch.
Evening Dispatch .....	.56 per column inch.

The Evening Dispatch having the lowest bid, the contract was awarded to them and the publication was made therein as required by the Constitution and statute.

I also respectfully report that, on July 20, 1921, more than two weeks before the commencement of the newspaper publication, I forwarded to the clerk of every circuit and corporation court of the State one thousand copies of the proposed amendments for distribution.



The amounts certified to the Auditor of Public Accounts for payment are as follows:

The Times-Dispatch Publishing Company for publishing proposed amendments to the Constitution in the Evening Dispatch.....	\$2,184 00
The Penitentiary Industrial Department for copies to be forwarded clerks for distribution, and postage.....	544 40
The Penitentiary Industrial Department for additional postage required .....	17 40

The following is a copy of publication made in the Evening Dispatch of Richmond, Va., and of the copies forwarded to the clerks of the circuit and corporation courts:

PROPOSED AMENDMENTS to the Constitution of Virginia, agreed to at session of the General Assembly 1920, and published in pursuance of section 196 of the Constitution and act approved March 19, 1920.

A JOINT RESOLUTION proposing amendments to sections 18, 20, 21, and 173 of the Constitution of Virginia, so as to extend the rights of suffrage to women.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendmnts to sections eighteen, twenty, twenty-one and one hundred and seventy-three of the Constitution of Virginia, be, and the same are hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of the said Constitution, namely:

Strike out from the Constitution of Virginia section eighteen, which is in the following words:

Sec. 18. Every male citizen of the United States, twenty-one years of age, who has been a resident of the State two years, of the county, city, or town one year, and of the precinct in which he offers to vote, thirty days, next preceding the election in which he offers to vote, has been registered, and has paid his State poll taxes, as hereinafter required, shall be entitled to vote for members of the General Assembly and all officers elective by the people; but removal from one precinct to another, in the same county, city, or town, shall not deprive any person of the right to vote in the precinct from which he has moved, until the expiration of thirty days after such removal.

And insert in lieu thereof the following:

Sec. 18. Every citizen of the United States, male or female, twenty-one years of age, who has been a resident of the State two years, of the county, city, or town one year, and of the precinct in which he or she offers to vote, thirty days, next preceding the election in which he or she offers to vote, has been registered, and has paid his or her State poll taxes, as hereinafter required, shall be entitled to vote for members of the General Assembly and all officers elective by the people; but removal from one precinct to another, in the same county, city or town shall not deprive any person of his or her

right to vote in the precinct from which he or she has moved, until the expiration of thirty days after such removal.

Strike out from the Constitution of Virginia section twenty, which is in the following words:

Sec. 20. After the first day of January, nineteen hundred and four, every male citizen of the United States, having the qualifications of age and residence required in section eighteen, shall be entitled to register, provided:

First. That he has personally paid to the proper officer all State poll taxes assessed or assessable against him, under this or the former Constitution, for the three years next preceding that in which he offers to register; or, if he come of age at such time that no poll tax shall have been assessable against him for the year preceding the year in which he offers to register, has paid one dollar and fifty cents, in satisfaction of the first year's poll tax assessable against him; and,

Second. That, unless physically unable, he make application to register in his own handwriting, without aid, suggestion, or memorandum, in the presence of the registration officers, stating therein his name, age, date and place of birth, residence and occupation at the time and for the two years next preceding and whether he has previously voted, and, if so, the State, county, and precinct in which he voted last; and,

Third. That he answer on oath any and all questions affecting his qualifications as an elector, submitted to him by the officers of registration, which questions, and his answers thereto, shall be reduced to writing, certified by the said officers, and preserved as a part of their official records.

And insert in lieu thereof the following:

Sec. 20. After the first day of January, nineteen hundred and twenty-three, every citizen of the United States, male or female, having the qualifications of age and residence required in section eighteen shall be entitled to register, provided:

First. If a man, that he has personally paid to the proper officer all State poll taxes assessed or assessable against him, under this Constitution, for the three years next preceding that in which he offers to register; or, if a woman, and she offers to register in the year nineteen hundred and twenty-three, has personally paid to the proper officer one dollar and fifty cents in satisfaction of the poll tax for that year, or if she offers to register in the year nineteen hundred and twenty-four has personally paid the State poll tax assessed or assessable against her for the year nineteen hundred and twenty-three, or if she offers to register in the year nineteen hundred and twenty-five has personally paid all State poll taxes assessed or assessable against her for the two years next preceding that year, or if she offers to register in the year nineteen hundred and twenty-six, or thereafter, has personally paid all State poll taxes assessed or assessable against her under this Constitution for the three years next preceding that in which she offers to register; or, if he or she come of age at such time that no poll tax shall have been assessable against him or her for the year preceding the year in which he or she offers to register, has personally paid one dollar and fifty cents, in satisfaction of the first year's poll tax assessable against him or her; and,

Second. That, unless physically unable, he or she make application to register in his or her own handwriting, without aid, suggestion, or memo-

random, in the presence of the registration officers, stating therein his or her name, age, date and place of birth, residence and occupation at the time and for the two years next preceding, and whether he or she has previously voted, and, if so, the State, county, and precinct in which he or she voted last; and,

Third. That he or she answer on oath any and all questions affecting his or her qualifications as an elector, submitted to him or her by the officers of registration, which questions, and his or her answers thereto, shall be reduced to writing, certified by the said officers, and preserved as a part of their official records.

Strike out from the Constitution of Virginia section twenty-one, which is in the following words:

Sec. 21. Any person registered under either of the last two sections shall have the right to vote for members of the General Assembly and all officers elective by the people, subject to the following conditions:

That he, unless exempted by section twenty-two, shall, as a prerequisite to the right to vote after the first day of January, nineteen hundred and four, personally pay, at least six months prior to the election, all State poll taxes assessed or assessable against him, under this Constitution, during the three years next preceding that in which he offers to vote; provided that, if he registers after the first day of January, nineteen hundred and four, he shall, unless physically unable, prepare and deposit his ballot without aid, on such printed form as the law may prescribe; but any voter, registered prior to that date may be aided in the preparation of his ballot by such officer of election as he himself may designate.

And insert in lieu thereof the following:

Sec. 21. Any person registered under either of the last two sections shall have the right to vote for members of the General Assembly and all officers elective by the people, subject to the following conditions:

That he or she, unless exempted by section twenty-two, shall, as a prerequisite to the right to vote after the first day of January, nineteen hundred and twenty-three, personally pay, at least six months prior to the election, all State poll taxes assessed or assessable against him or her, under this Constitution, during the three years next preceding that in which he or she offers to vote; provided, that any person registered after the first day of January, nineteen hundred and four shall, unless physically unable, prepare and deposit his or her ballot without aid, on such printed form as the law may prescribe; but any voter registered prior to that date may be aided in the preparation of his ballot by such officer of election as he himself may designate.

Strike out from the Constitution of Virginia section one hundred and seventy-three, which is in the following words:

Sec. 173. The General Assembly shall levy a State capitation tax of, and not exceeding, one dollar and fifty cents per annum on every male resident of the State not less than twenty-one years of age, except those pensioned by this State for military services; one dollar of which shall be applied exclusively in aid of the public free schools, in proportion to the school population, and the residue shall be returned and paid by the State into the treasury of the county or city in which it was collected, to be appropriated by the proper county or city authorities to such county or city purposes as they shall respectively determine; but said State capitation tax shall not be a lien upon, nor col-



lected by legal process from, the personal property which may be exempt from levy or distress under the poor debtor's law. The General Assembly may authorize the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax not exceeding one dollar per annum on every such resident within its limits, which shall be applied in aid of the public schools of such county, city or town, or for such other county, city or town purposes as they shall determine.

And insert in lieu thereof the following:

Sec. 173. There is hereby levied, for the year nineteen hundred and twenty-three and for every year thereafter, a State capitation tax of one dollar and fifty cents on every male and female resident of the State not less than twenty-one years of age, except those pensioned by this State for military services; one dollar of which shall be applied exclusively in aid of the public free schools, in proportion to the school population, and the residue shall be returned and paid by the State into the treasury of the county or city in which it was collected, to be appropriated by the proper county or city authorities to such county or city purposes as they shall respectively determine; but said State capitation tax shall not be a lien upon, nor collected by legal process from, the personal property which may be exempt from levy or distress under the poor debtor's law. The General Assembly shall not levy any State capitation tax in addition to that levied by this Constitution, but may authorize the board of supervisors of any county, or the council of any city or town, to levy an additional capitation tax not exceeding one dollar per annum on every such resident within its limits, which shall be applied in aid of the public schools of such county, city or town, or for such other county, city or town purposes as they shall determine.

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A JOINT RESOLUTION proposing amendment to section 170 of the Constitution of Virginia.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to the Constitution of Virginia be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of the members of the House of Delegates, for its concurrence, in conformity with the provisions of section one hundred and ninety-six of article fifteen of said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and seventy, which is in the words and figures following:

Sec. 170. The General Assembly may levy a tax on incomes in excess of six hundred dollars per annum; may levy a license tax upon any business which cannot be reached by the *ad valorem* system; and may impose State franchise taxes, and in imposing a franchise tax, may, in its discretion, make the same in lieu of taxes upon other property, in whole or in part, of a transportation, industrial, or commercial corporation. Whenever a franchise tax shall be imposed upon a corporation doing business in this State, or whenever all the capital, however invested, of a corporation chartered under the laws of this State, shall be taxed, the shares of stock issued by any such corpora-

tion, shall not be further taxed. No city or town shall impose any tax or assessment upon abutting land owners for street or other public local improvements, except for making and improving the walkways upon then existing streets, and improving and paving then existing alleys, and for either the construction, or for the use of sewers; and the same when imposed, shall not be in excess of the peculiar benefits resulting therefrom to such abutting land owners. Except in cities and towns, no such taxes or assessments, for local public improvements shall be imposed on abutting land owners.

And insert in lieu thereof the following:

Sec. 170. The General Assembly may levy a tax on incomes in excess of six hundred dollars per annum; may levy a license tax upon any business which cannot be reached by the *ad valorem* system; and may impose State franchise taxes, and in imposing a franchise tax, may, in its discretion, make the same in lieu of taxes upon other property, in whole or in part, of a transportation, industrial, or commercial corporation. Whenever a franchise tax shall be imposed upon a corporation doing business in this State, or whenever all the capital, however invested, of a corporation chartered under the laws of this State, shall be taxed, the shares of stock issued by any such corporation, shall not be further taxed. No city or town shall impose any tax or assessment upon abutting land owners for public local improvements, except for paving streets, curbs, gutters, walkways, and alleys, and for the construction of sewers, other than main outlets, and the same, when imposed upon the abutting land owners on each side thereof, shall not exceed one-fourth of the cost of such local public improvements. But no taxes or assessments for such local public improvements other than for making and improving the walkways upon then existing streets, and improving and paving then existing alleys, and for the construction of sewers, other than main outlets, shall be imposed on abutting land owners except in such cities and towns as by a majority of the qualified voters voting shall favor the adoption by and for such city or town of the policy of levying such taxes or assessments, at an election in which that question shall be submitted to the qualified voters thereof by an ordinance duly adopted by the council or other governing body, and such body may by a similar ordinance submit to such voters the question of repealing such policy to be determined by a majority of the qualified voters voting at a subsequent election. No tax or assessment for such undertakings as are mentioned in section one hundred and twenty-seven-b of this Constitution shall in any case be imposed on abutting land owners. Except in cities and towns and counties having a population greater than three hundred inhabitants per square mile, as shown by United States census, no taxes or assessments, for local public improvements shall be imposed on abutting land owners.

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A JOINT RESOLUTION proposing amendment to section 132 of the Constitution of Virginia.

Resolved by the Senate, the House of Delegates concurring (a majority of the members elected to each house agreeing), That the following amendment to section one hundred and thirty-two of the Constitution of Virginia

be, and the same is hereby, proposed and referred to the General Assembly to be chosen at the next general election of members of the House of Delegates for its concurrence, in conformity with the provisions of section one hundred and ninety-six of the said Constitution, namely:

Strike out from the Constitution of Virginia section one hundred and thirty-two, which is in the following words:

Sec. 132. The duties and powers of the State board of education shall be as follows:

First. It may, in its discretion, divide the State into appropriate school divisions, conformation of such division. It shall, subject to the confirmation of the Senate, appoint for prising not less than one county or city each, but no county or city shall be divided in the each of such divisions, one superintendent of schools, who shall hold office for four years, and shall prescribe his duties, and may remove him for cause and upon notice.

Second. It shall have, regulated by law, the management and investment of the school fund.

Third. It shall have authority to make all needful rules and regulations for the management and conduct of the schools, which, when published and distributed, shall have the force and effect of law, subject to the authority of the General Assembly to revise, amend or repeal the same.

Fourth. It shall select text-books and educational appliances for use in the schools of the State, exercising such discretion as it may see fit in the selection of books suitable for the schools in the cities and counties respectively.

Fifth. It shall appoint a board of directors, consisting of five members, to serve without compensation, which shall have the management of the State library and the appointment of a librarian and other employees thereof, subject to such rules and regulations as the General Assembly shall prescribe; but the Supreme Court of Appeals shall have the management of the law library and the appointment of the librarian and other employees thereof.

And insert in lieu thereof the following:

Sec. 132. The powers and duties of the State board of education shall be prescribed by law.

I hereby certify that the foregoing is a true copy of amendments proposed to the Constitution and agreed to by the General Assembly of Virginia, session 1920, and the same is published in pursuance of section 196 of the Constitution and act of the General Assembly, approved March 19, 1920.

The original requests for bids, the bids of the several newspapers, the certificate of the newspaper carrying the publication that the proposed amendments had been published as required by law and the Constitution, together with copies of letters to the clerks of courts transmitting the copies for distribution, are on file in this office.

Respectfully submitted,

JNO. W. WILLIAMS,  
*Clerk of the House of Delegates.*





# REPORT

OF

## Tuberculosis Committee

### VIRGINIA

### 1920

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#### Letter of Transmittal

*To the Members of the General Assembly of Virginia:*

**GENTLEMEN:**

Your undersigned committee for the study of tuberculosis in Virginia, appointed under a joint resolution of the General Assembly, agreed to February 25, 1921, as follows:

Whereas, pursuant to a joint resolution of the General Assembly approved February 8, 1915, a commission of five members was appointed by the Governor, charged with the duty of formulating a general and comprehensive plan for the control of tuberculosis in Virginia; and

Whereas, on the 20th day of December, 1915, the commission made its report to the Governor, who in turn submitted it to the General Assembly under date of December 30, 1915; and

Whereas, since that time it has been demonstrated elsewhere that it is possible to eradicate tuberculosis from the body-politic; and

Whereas, it is the earnest desire of the General Assembly that this beneficent result may be accomplished in this Commonwealth; therefore, be it

Resolved by the Senate (the House of Delegates concurring), That a joint committee of five members, two of whom shall be appointed by the President of the Senate and three by the Speaker of the House of Delegates, be, and it is hereby, constituted, whose duty it shall be to investigate the laws of other jurisdictions and to report to the next session of the General Assembly a plan for the eradication of tuberculosis from this Commonwealth, which plan shall be accomplished by the necessary bill or bills to carry the same into effect;

begs leave herewith to submit its report.

I. Your committee announces with pleasure that the death rate in Virginia has declined approximately eighteen per cent since 1915, at which time the first tuberculosis commission handed in its report with various recommendations which have since been completely fulfilled. This falling death rate represents the saving of 1,516 lives in the Commonwealth.

II. Yet in 1920 more than two and one-half times as many persons died from tuberculosis alone as from seven of the most dreaded infectious diseases

combined—smallpox, typhoid fever, measles, scarlet fever, diphtheria, whooping cough, and malaria.

III. The death rate from consumption of the lungs has been reduced from 164.5 per hundred thousand in 1915 to 136.5 per hundred thousand in 1919.

IV. The death rate for Virginia, however, still remains higher than the death rate for the United States Registration as a whole, the former being 111.3 per hundred thousand for consumption of the lungs in 1919, and the latter being 136.5 per hundred thousand.

V. Virginia lost approximately \$195,000,000 in wages, care of sick and capital invested in individuals in the seven years from 1914 to 1920, inclusive.

VI. It is estimated that by the declining death rate and the saving of life there has been an approximate saving of \$11,691,392.00 in wages, care of sick, and capital invested in human life.

VII. By the eighteen per cent reduction in her death rate, Virginia has begun to demonstrate the truth of the statement of the first commission that the loss and suffering from this scourge is preventable.

Your committee has endeavored to study the work undertaken against the plague in the five years since the report of the first commission and to tabulate certain findings in the general population, in the schools, and in the negro population. The results of this analysis are embodied in more detail in the accompanying report.

The information relating to the deaths from tuberculosis in Virginia was obtained from the Bureau of Vital Statistics of the State Board of Health. The tabulation of this material we owe in large measure to the courtesy of Mr. Marion Fisher, Statistician for the Industrial Commission of Virginia.

Since the work accomplished against the plague during the five-year period analyzed concerned various departments of the State, your committee sought assistance from a group of officials and citizens, who were public spirited enough to serve on the Advisory Committee listed below. To their advice your committee is deeply indebted and desires to express their cordial appreciation of their wise counsel and willing service. We also desire to express our appreciation for the services of Miss Agnes D. Randolph, director of the bureau of tuberculosis education of the State Board of Health, who served as secretary for the committee, and who undertook certain field studies for it.

In the estimates relating to the value of human lives, and the losses to the State by death, great caution has been taken to keep our figures low. In estimating human life values in Virginia we have had the courteous assistance of the Commissioner of Insurance, for which we beg to express our thanks. The wage scale was furnished by the State Department of Labor; the cost of care is estimated in part by the cost at the sanatoria, in part upon conclusions reached by intricate methods in other communities.

Our recommendations relate first to those measures which your committee feels should engage the attention of the State at once, and to carry out which we think immediate steps should be taken at this legislature; second, to a campaign which will be continued over many years before control of tuberculosis is achieved. In making the recommendations for immediate action, full regard has been given to the results obtained from measures already under-



taken, and to the social and economic conditions existing in the Commonwealth at this present time.

Bills to carry out the recommendations of the committee will be submitted to the General Assembly by members of the joint committee.

Respectfully submitted,

J. SINCLAIR BROWN, *Chairman.*

CHARLES U. GRAVATT,

JULIEN GUNN,

LEMUEL SMITH,

JOHN NOTTINGHAM.

AGNES D. RANDOLPH, *Secretary.*

#### ADVISORY COMMITTEE

##### GENERAL PROGRAMME:

Senator James Cannon, Richmond.

Dr. E. G. Williams, State Health Commissioner.

Dr. Harry Marshall, University of Virginia.

Mr. LeRoy Hodges, Richmond.

Mr. A. F. Thomas, Lynchburg.

##### LEGISLATION:

Captain W. W. Baker, Hallsboro.

Mr. C. H. Morrisett, Richmond.

##### STATISTICS:

Dr. E. C. Levy, Richmond.

##### FIELD CLINICS:

Dr. W. F. Drewry, Petersburg.

Dr. W. E. Brown, Charlottesville.

Dr. Dean Cole, Richmond.

Dr. C. C. Hudson, Richmond.

Dr. J. C. Flippin, University of Virginia.

##### TUBERCULOSIS AND THE SCHOOLS:

Mr. Harris Hart, State Superintendent of Schools.

Dr. J. A. C. Chandler, Jr., Williamsburg.

Dr. Lawrence Royster, Norfolk.

Dr. N. T. Ennett, Richmond.

Mr. A. H. Hill, Richmond.

##### LOCAL SANATORIUM:

Dr. R. W. Garnett, Danville.

##### TUBERCULOSIS AND THE NEGRO:

Dr. H. G. Carter, Burkeville.

##### INDUSTRY:

Mr. John Hirschberg, Richmond.

##### ECONOMICS:

Colonel C. R. Keiley, Richmond.

## REPORT OF TUBERCULOSIS COMMITTEE, 1920

### NUMBER OF DEATHS—DEATH RATES—COMPARISONS.

The appalling fact continues true in 1920 as in 1914, that seven of the fatal infectious diseases, *i. e.*, typhoid fever, smallpox, measles, scarlet fever, diphtheria, whooping cough and malaria combined, caused 1,219 deaths in the State of Virginia, while tuberculosis alone caused 3,286 deaths, or over two and one-half times as many.

Yet both of these figures, high as they are, and tragic as they are, bear out the boast of modern preventive medicine. Both show a saving of human life. With an increase of 150,178 in population, there is a decline of 601 deaths from the infectious diseases and 628 from tuberculosis. This means a reduction of thirty-three per cent in the seven infectious diseases combined, and sixteen per cent in tuberculosis. Such a record in a short period of seven years, should stir to grim determination to go further. Virginia need no longer accept theoretical doctrines of preventive medicine. Her demonstrations of truth, cook the meals, plow the fields, and walk the streets in the shape of living men and women.

The commission in 1915 made it clear that the Vital Statistics Bureau would, as it increased in efficiency, show a gradual increase in the tuberculosis death record. This was true, in that in 1913, 1914, 1915, the number of deaths reported increased each year, the maximum being reached in 1915 with 4,003. It is cause for encouragement that there has been an annual decline since that year, with the single exception of 1918, when the number went over the established maximum of 4,003. The effect of the influenza in that year cannot be known.

While Virginia should look with pride upon the reduction in her tuberculosis death rate, it must not be forgotten that it is far from the goal. Our Commonwealth still shows a higher death rate from tuberculosis of all forms than the registration area as a whole, the latter being 125.7 per hundred thousand persons living in 1919, while the Virginia rate was 150.2. Our rate remains higher, also, than that of several other States in which an intensive campaign has been continued over a period of years. New York in 1920 gives a death rate for consumption of the lungs of 105.6 per hundred thousand; Massachusetts, 96.7 per hundred thousand. Virginia in 1915 had a rate of 164.5 for consumption of the lungs per hundred thousand persons living, and 127.5 in 1920.

### REGIONAL DISTRIBUTION

Every county, village, and city shares in the tuberculosis burden carried by Virginia. Mountain region and tidewater; north, east, south and west, singly and together must pay the cost in lives, in money, in pain, in sickness, and in death.

It has been said that tuberculosis is a local problem, in that control must come through the education and care of the individual consumptive; the elevation of standards of living in individual homes; the lessening of economic pressure upon the individual. County records prove that in this sense every

county in Virginia has its own tuberculosis problem; but the sum total of the problems of all the counties of Virginia is the problem of the State.

The declining death rate thus reduces the burden of each division of the Commonwealth, and the great burden of the Commonwealth as a whole.

### RACE

It remains true that the high death rate in the negro race is the compelling factor in Virginia's tuberculosis problem. The white rate is a little below that of the registration area as a whole. The negro death rate is, also, below that of the registration area. The death rate from tuberculosis for the entire population is, however, higher than that for the United States. It is apparent that this is due to the large percentage of negro population with its high death rate.

The interrelation of the races is such in Virginia that a high death rate in either race reacts unfavorably upon the other. A large percentage of the negro race is still engaged in some form of domestic service. The intimate contact with white homes necessitated by this service makes the incidence among them of a communicable disease a danger, particularly to the children whom they serve as nurses, cooks, laundresses, etc.

The State as a unit will continue to sustain an excessive loss from tuberculosis, so long as the incidence of the disease and the death rate remain excessive in any large division of its population.

### AGE

The tuberculosis age tables for Virginia do not show any marked variations from those of other States. The percentage of deaths in the period from 20-29 is rather high. An examination of the tables shows this due to the higher percentage of loss at this period in the negro race. This is probably caused by the heavy work of the negro laborer, plus his mode of life. His habit of working for long hours and of spending the night in various unwise forms of entertainment, is well known. Add to these unhygienic surroundings, and the death rate shows the result.

The Virginia tables bear out well known facts regarding the disease. The percentage of deaths is elevated in the age period from 0-5, reduced in 5-10 and reaches its maximum from 20-29, or sometimes 30-39. These two periods mark the time of greatest productivity, both in work and happiness. Many deaths could be prevented during these periods by diagnosis in preceding years and by inculcating right habits of life. The establishment of adequate medical school supervision would go far to bring about this happy result.

### SEX

Maurice Fishberg in his book, "Pulmonary Tuberculosis," makes the statement that "the total mortality is less among females than males, a fact which is observed in all countries where vital statistics are available. In England and Wales the mortality from phthisis in 1916 was: Among the total population 12.59 per ten thousand; among males, 16.35, and among females, 9.16."

On the contrary, the number of women dying of tuberculosis in Virginia



was larger than the men in 1914, 1915 and 1920, the years for which the committee tabulated the statistics. In 1914 the excess of white women was 130, and colored 145; in 1915 there was an excess of 129 white women and 220 colored, and in 1920, an excess of 198 white women and 216 colored. In 1920 the rate for tuberculosis of all forms was 12.2 per ten thousand in the male and 16.1 per ten thousand of females living. The difference in white rural deaths in favor of the males was 122 out of a total difference between the sexes of 129 in 1915, and 159 out of 198, in 1920. The excess of colored women over men in 1915 was 148 in the rural population out of the total excess of 220, and 112 out of the total of 216 in 1920. As elsewhere the greatest loss among women is from the age of fifteen to thirty-five. This period includes the time of the establishment of sex function and of childbearing. The deaths after thirty-five are not more marked in Virginia among males than females. They are elsewhere.

The difference in favor of females in the registration area as a whole is continuous throughout the period from 1913 to 1919, inclusive. The greatest difference is shown in 1914, in which year the female deaths were 14,545 below the male; the lowest numerical difference occurs in 1919, in which it was 8,649 in favor of females in the registration area. This seems to bear out for the United States, Fishberg's statement that "during the World War there has been noted an increase in the tuberculosis rates in females much more intense than that of the males."

This departure from the usual findings in tuberculosis is worthy of further study. The white female rate is probably due to the greater hardship of farm life, since the burden of the excess falls on the rural districts. The colored rate may be due to hard work, poverty, dissipation, the incidence of the disease in the race, a score of causes.

Fishberg gives some figures which indicate that after the entrance of women into industry the female tuberculosis death rate has shown a tendency to rise. Certainly Virginia's old social order was particularly kind to women, shielding them from much of the strain of competition and usually assuring them sufficient domestic service. The rapid increase in the number of wage-earning women in the past two decades may account for the even rate among males and females in the cities.

Without detailed data over a more extended period and for other States than Virginia, deductions are unsafe. The fact of this deviation from other communities is obviously of importance to the Commonwealth and should be studied.

### OCCUPATION

The picture presented by the deaths from tuberculosis analyzed by occupation, does not differ in 1915 and 1920 from that of 1914. The largest number of deaths occur among farmers, laborers, domestics and housewives. These four classes probably represent the majority of the population. Rates cannot be computed, since the total number of persons in each occupation is not known.

Very little tuberculosis work has been done among the industrial groups. No estimate can be made, therefore, of the effect of the incidence of tuberculosis upon the industrial life of the State.

## COST

The money loss from tuberculosis is enormous. It represents approximately \$200,000,000 during an eight-year period.

Your committee has been impressed, however, from another financial angle, the possible return in money value from State money invested in a tuberculosis campaign.

The State expenditure in the fight against tuberculosis has been \$1,478,-091.73 in an eight-year period. At a conservative estimate the value of the lives saved during this eight years reaches approximately to the sum of \$11,691,392.

Again, the total cost of Catawba Sanatorium has been \$379,000 and its maintenance, \$756,548; a total investment of \$1,135,548. It has treated 4,545 patients. The investment per patient in construction, therefore, is \$70, and in maintenance, \$166. The construction cost per patient will naturally diminish from year to year as the number treated increases.

The wage earnings reported by ex-patients of Catawba Sanatorium in answer to an annual letter from the resident physician, has totaled \$2,517,-690.28, or over twice the total investment made by the State. The other State sanatoria are too new to be able to furnish such data, but Piedmont with eighty beds had \$15,000 wage earnings reported last year by ex-patients.

To these figures may be added the gain made in human happiness by the saving of illness and bereavement. With such a return in human happiness and in money, surely the Commonwealth is justified in spending to the limit of its ability in order to remove from its citizens the constant drain caused by the presence of this disease.

## AMOUNT OF SICKNESS (MORBIDITY)

The examination of approximately 3,208,446 men by the United States War Department, since the report of the commission of 1915, has established definite figures by which to estimate the incidence of tuberculosis disease. The findings of an intensive study of an average American community bear out the reports of the army.

In the 3,208,446 men selected as most fit to bear the strain of trench fighting, 50,000 were rejected as tuberculous either by draft boards or on their first examination in camp. Two per cent of the total number examined were found to have some tuberculous lesion. Careful examinations of one-third of the total population of a normal American town demonstrate like conditions. It would be too much to hope that Virginia would show a smaller disease group. Clinic results, indeed, elaborated elsewhere in this report, would indicate that a two per cent infection is the minimum we could hope to find.

With a population of 2,309,187, Virginia has, therefore, approximately 23,010 active cases of tuberculosis. In addition to this large number of active cases, there are approximately 20,000 of arrested disease.

Your committee is convinced that to control the disease this large group must be educated to care for themselves and to protect others. In no other way can the incidence of tuberculous sickness be reduced than by the education of these two groups.

It is worthy of profound consideration that in an eight-year period, only 27,731 cases of tuberculosis have been reported by rural physicians to the State Board of Health. The opinion of the State Clinician is that of the cases found by clinic work in the various counties, only from one to five per cent were under the care of doctors.

The knowledge of the facts with regard to tuberculosis is one of the scientific achievements of our own age. False doctrines still retain their hold over the average citizen. Tuberculosis was considered incurable, and a diagnosis of positive disease was held to be a death warrant. Consumptives did not seek physicians until the period of possible cure was long past. This, in part, remains true today.

Your committee regards it as essential that a widespread educational campaign, both by placards, circulars, lectures, etc., and by field clinics for purpose of practical demonstration, is essential to success in the fight against tuberculosis.

The consumptive must be taught to seek advice early in the disease. Every possible method must be utilized to increase the number of patients under the regular supervision of physicians. Virginia can never hope to wage a successful war against consumption until her registration of patients more nearly represents actual conditions.

#### RESULTS IN THE LIFE OF THE STATE

It is almost impossible to estimate the result of tuberculosis upon the fabric of society. If the giant woe could be lifted today from our midst, the effect of the miracle would be a revelation of our present suffering.

Your committee would commend to your attention two major manifestations of its results, the human suffering, and the money loss.

At least 23,000 of our people have active tuberculosis and are actually sick with it today, although, possibly, themselves ignorant of the cause of their illness. This means illness and the thought of death in thousands of our homes. In family histories taken at clinics, 1,889 persons out of 5,301 cases reported some case of tuberculosis in the family. The home contact was given as mother or father in thirty-three per cent of the positive cases, and brother or sister in twenty per cent. These facts alone create a picture of the suffering and heartbreak woven into the life of our Commonwealth through the presence of this disease.

The money loss from tuberculosis is almost unbelievable. The capital value of human life is to most of us an abstract theory. Sums quoted on such values do not impress us as actual money. The daily wage, however, is a concrete, human necessity, the value of which is apparent to everyone. The wage loss from deaths from consumption over a five-year period reaches the vast sum of approximately \$33,884,477. Who can estimate the cost to our people of such a reduction in family budgets? Its effects are written in terms of poverty and need in the lives of women and little children.

#### PRESENT PREVENTIVE MACHINE

It is in a spirit of congratulation that your committee notes the increase in the capacity of the State sanatoria. In 1915 the State had one sanatorium



with 170 beds and a waiting list of over 250. Patients often died while awaiting admission. The State now has three sanatoria. While the State Board of Health reports frequent urgent appeals for admission, sometimes after a delay of from four to six weeks, nevertheless, the waiting lists now run from sixty to seventy-five at each sanatorium, an average waiting time of four weeks.

Catawba Sanatorium now has 300 beds. It has continued its excellent work and has hosts of friends throughout the State. Its 1,800 ex-patients form a band of educators and missionaries. With the addition of an adequate infirmary, its usefulness has been much extended. It has developed appreciably since 1915. Its immediate needs are workshops for patients and additional service buildings.

Piedmont Sanatorium at Burkeville, was opened in 1918. It is exclusively for colored patients and has a capacity of one hundred beds. This institution has been a credit to the State, and has attracted to itself widespread interest and favorable comment. Its results have been much beyond expectations. It is doing pioneer work in the sanatoria treatment of the negro, and is furnishing evidence which will materially aid in the work against the disease in this race. Your commission wishes particularly to emphasize the value of this institution, in the campaign against consumption in the Commonwealth.

Blue Ridge Sanatorium, at Charlottesville, was opened in 1920. It is for white patients and now has a capacity of 125 beds, with an infirmary of sixty-five beds already under construction. The location of this institution has added to its value, since from its establishment it has been utilized by the University of Virginia for the clinical teaching of tuberculosis in the medical school.

Provisions for tuberculous patients are made at the State hospitals for the insane and at The Penitentiary.

The State Board of Health, in addition to the three sanatoria, has a bureau of tuberculosis education which carries on a continuous educational propaganda by publications and field clinics.

The Virginia Tuberculosis Association, a volunteer organization, has also carried on educational propaganda. It has co-operated with the State Board of Health and has, until this year conducted the field work for the board. Since the establishment of the bureau of tuberculosis education the necessity for this has ended, and the association has continued an active educational campaign.

Your committee regrets to report that local development has not kept pace with the State work, Richmond and Danville remain the only cities with hospitals. Danville this spring held the best organized drive for funds ever made in the State, and secured \$45,000 for a new Tilltop with forty beds. This is the largest sum ever donated by a Virginia community for the tuberculosis campaign, and is especially noteworthy for that reason. Richmond has added no beds for the tuberculous, but has organized a bureau of tuberculosis which is rapidly increasing the number of cases under supervision.

Norfolk continues its excellent dispensary work.

Lynchburg has an effective tuberculosis department in its city board; under the charge of a special tuberculosis nurse, the home care and supervision has been well developed.

Newport News has also developed special tuberculosis work. In one or two other cities provisions are made at city homes or farms.

The development in county public health machinery during the past five years has been gratifying. The large areas without any health activity which existed in 1915, and were outlined by the commission, have been much reduced in extent. The final elimination of these areas seems the only possible solution of the county problem. Where a public health nurse or other health machinery is established, tuberculosis work must develop. As the number of counties in which health work is developed increases, the area in which some effort is made toward the control of tuberculosis will likewise increase. When the time comes that every county in Virginia has some form of public health organization, that date will mark the beginning of the possibility of an adequate campaign against this scourge.

### RECOMMENDATIONS

The resolution authorizing the appointment of your committee reads, in part, as follows:

"Whereas, it has been demonstrated elsewhere that it is possible to eradicate tuberculosis from the body politic; and

Whereas, it is the earnest desire of the General Assembly that this beneficial result may be accomplished in this Commonwealth; therefore, be it

Resolved by the Senate (the House of Delegates concurring), That a joint committee of five members is hereby constituted, whose duty it shall be to investigate the laws of other jurisdictions and to report to the next session of the General Assembly a plan for the eradication of tuberculosis from this Commonwealth, which plan shall be accompanied by the necessary bill or bills to carry the same into effect."

As a result of the investigation of your committee, it would say with earnest emphasis, that tuberculosis may be eradicated just as more dreaded diseases have been eradicated, or nearly so. To accomplish this, intelligent, persistent effort and much money will be required, but such a consummation deserves and will justify all the effort, all the time, and all the money that may be necessary to effect it.

Your committee is further convinced that successful effort lies in the direction of education rather than in therapeutics. Therefore, every educational process at command should be brought to bear upon a subject so rich in promise of benefit to the human race and to the economic life of the State.

One chief value of sanatoria is in their being foci of intensive education since every patient discharged from them becomes a competent and an enthusiastic worker for the cause. Hence, the sanatoria should be extended and increased in capacity and, at the same time, community work already inaugurated to a limited extent should be energetically carried forward.

It is the decision of your committee that a campaign for eradication must of necessity be progressive, with certain essential next steps and a gradual evolution into a completed program. With this decision in mind, we submit herewith certain recommendations which in our judgment are urgently necessary and also an outline for a more fully developed campaign. Your committee desires to make it clear that the recommendations herewith submitted

are in its judgment the minimum for any safe development in the campaign against the disease. It is the belief of your committee that the Commonwealth would be justified in making immediately larger appropriations for this cause; and that such expenditure would bring immeasurable returns in the increased welfare of our people.

#### RECOMMENDATION I

The findings in the seven thousand chest examinations held by the State Board of Health in affiliation with the Virginia Tuberculosis Association has made two facts conspicuously apparent: The belief of large numbers of our people in the old, false doctrines regarding tuberculosis, and the large number of our tuberculous patients who are not under the care of physicians. The campaign already conducted has accomplished much good, as is evidenced by the increased number of patients applying for admission to the sanatoria; the increased demand for clinics throughout the State; and the encouraging decline in the death rate.

Your committee would respectfully urge, therefore, a decided increase in the extent of this educational campaign. For this purpose we would recommend the appropriation of \$15,000 for the year 1922-1923 and \$20,000 for 1923-1924 for the conduct of an intensified educational propaganda, through lectures, placards, pamphlets and other regular publications in factories, schools, churches, etc., and, in addition, the employment of doctors and nurses for the conduct of chest examinations in the counties of the State.

#### RECOMMENDATION II

It was not necessary for your committee to trust wholly to statistics for proof of the presence of tuberculous children in our State. Groups of ten and twenty children at our State sanatoria were demonstrations even more moving than the recorded deaths, high as these are.

The State is without special pavilions for children. The sanatoria have made every effort to refuse children, since they must be admitted to adult pavilions. In spite of this effort, however, a group of twenty children at Blue Ridge and ten at Catawba were evidence of the futility of any effort to deny the existing need.

Your committee respectfully urges the recognition of this need and the establishment of a children's pavilion at each of the State sanatoria, white and colored. Our children are our greatest asset. In them is vested the future of our State. Their protection and care is the insurance of a stalwart citizen body.

Your committee has recommended the erection of pavilions for children at each of the sanatoria for obvious reasons. The citizen who will send his child a half day or day's journey from him, will hesitate to send him further even in the guardianship of the State. A central pavilion would we believe, work a hardship upon many citizens.

We recommend, therefore, the appropriation of \$25,000 each for Catawba and Blue Ridge, and \$20,000 for Piedmont for the erection of a pavilion for children.



## RECOMMENDATION III

In the belief of your committee no part of the tuberculosis campaign is more important to Virginia than that among the negro race. No single group has more intimate contact in our homes than the negro domestics, as cooks, as maids, as nurses. Although lowered, our negro rate remains high. As a consequence, our State rate is high.

In the opinion of your committee, Piedmont is doing an excellent work and is a valuable part of our tuberculosis machinery. It needs, however, to be much enlarged. For sometime it had a waiting list which was so long as to discourage application for admission on the part of both doctors and patients. Your committee would, therefore, recommend the appropriation of \$30,000 for the addition of a pavilion of forty beds at Piedmont.

## RECOMMENDATION IV

The earnings reported by Catawba ex-patients in 1920 reaches the sum of \$600,000. In many cases the arrested case of tuberculosis must seek a new occupation. The \$600,000 was earned by ex-patients in spite of this handicap.

It is recognized that the sanatorium to reach the highest usefulness must return its patients fit for gainful occupation. Many institutions have established workshops and during the ambulant months of the cure make a consistent effort to readjust the patient to wage-earning capacity. This, in the belief of your committee, is an economically sound procedure. We recommend, therefore, the appropriation of \$13,500 for the establishment of a workshop and recreation hall at Catawba Sanatorium.

## RECOMMENDATION V

It is apparent from the fact that at least seventy-five per cent of the tuberculous infection occurs in childhood that a main point of attack must be in the schools. Every child should leave our school system with accurate knowledge of the fundamental facts regarding tuberculosis and the program necessary for its eradication. No better means can be found to enlist the interest of the body of our citizenship.

Your committee recommends the incorporation of such teaching in the school curriculum in the time already allotted to the teaching of hygiene. It further recommends that a practical demonstration be carried on in co-operation with the State Board of Health and the State Board of Education to determine the most economic and efficient method which Virginia must adopt to combat the amount of dormant tuberculous infection and malnutrition, or impaired body resistance, which now exists among our school children. For this purpose it recommends the appropriation of \$5,000 annually for a two-year period.

## RECOMMENDATIONS FOR THE GENERAL PLAN OF CAMPAIGN

In elaborating a campaign against tuberculosis to be continued over five or ten years it is impossible within reasonable space to touch upon all of the ramifications of the work. Your committee has, therefore, confined itself to the development of hospitalization, the increase of the numbers under supervision, and the general conduct of certain phases of the preventive and educational propaganda.

## INCREASE IN HOSPITAL BEDS

Experience elsewhere has demonstrated that to meet the needs of a community, a minimum of one bed for each annual death from tuberculosis must be provided. This would mean for Virginia approximately 3,000 beds, which with a reduced death rate might be brought down to 2,500.

Virginia actually has approximately 800 beds. The State, therefore, needs 1,700 additional beds in order to provide adequately for consumptives.

In the opinion of your committee a definite continuous increase is essential to meet the demand as educational propaganda becomes more effective.

Your committee would, therefore, recommend that the State institutions for tuberculosis be enlarged steadily each year; the increase to be at the rate of not less than fifty beds each calendar year, and not to exceed the demand as indicated by the waiting lists at sanatoria. Elsewhere in the report, the committee has recommended the number of beds which it considers essential for the State to build during the next legislative period.

## SUPERVISION OF CASES

With the large number of cases ill in homes with the disease, increase in public health nursing for the purpose of home visiting and instruction would seem a fundamental need. Your committee has noted with pleasure the development in this phase of work. It desires, however, to emphasize its sense of the importance of further enlargement. Every possible agency should be utilized to increase the number of county nurses. The amount of work in the various fields of public health nursing, schools, baby clinics, tuberculosis, industrial, instructive bedside visiting, etc., makes it imperative that Virginia should as rapidly as possible place nurses in the hundred counties of the State and continually increase the number of nurses in each county.

## EDUCATIONAL PROPAGANDA

Your committee has considered various educational methods. It is of the opinion that a continuous educational propaganda by pamphlets, placard, poster, lectures, and continuous publications should be conducted. It should be made scientific and attractive. The State Board of Health has always carried on such propaganda. Your committee desires to express its appreciation of the value of the past service and to recommend its enlargement in the special field of tuberculosis.

The field clinics as conducted by the State and volunteer tuberculosis association have also been valuable. The committee has elsewhere elaborated its opinion of their fundamental place in the campaign and recommended their development. It recurs to them here only to reiterate that in its judgment a successful campaign in Virginia against tuberculosis must, during the next few years, include enlarged facilities in this field.

## SCHOOLS

The State Board of Health already conducts a successful health work throughout the school system. This is carried on under the direction of the

Bureau of Child Welfare and is directed largely to physical inspection and correction. Ample evidence has come to the committee to confirm it in the belief that the tuberculosis campaign must be carried into the schools. The system of medical inspection and correction inaugurated in other sections of the country, and begun in Richmond and Norfolk, has demonstrated its value. The West law already gives authority for medical inspection in the counties.

Your committee is convinced that development in this direction is the essential next step in the educational propaganda. A medical inspection in one or more counties, with adequate correctional work, would give sufficient evidence upon which to found a successful extension of this phase of the campaign. Such work would inevitably lead to activities of a non-medical nature which have, however, a direct bearing upon tuberculosis control, notably, playing and sleeping out of doors, adequate ventilation in schools and houses, proper habits regarding food and rest, etc.

### INDUSTRY

No adequate tuberculosis work has as yet been undertaken in the Virginia industries. A few chest examinations have been made in one or two cities; one or two educational campaigns have been conducted. Beyond this, very little has been accomplished.

The groups found in our factories are potent influences in our State life. The effect of their active co-operation and whole-hearted support in the tuberculosis campaign would reach to hundreds of thousands of homes. A constant educational propaganda should be employed to enlist their sympathetic assistance.

The effect of tuberculosis in lowering industrial efficiency is incalculable. Education of individuals through annual examinations and regular lectures would do much to reduce this direct loss. Your committee desires to recommend prompt development of this phase of the campaign.



## APPENDIX I.

## NOTES ON STATISTICAL TABLES

In tabulating the death certificates for 1915 from the originals filed in the Bureau of Vital Statistics, 60 certificates classed among the deaths from tuberculosis by the United States Census Bureau were omitted.

In 1920, there is a difference of 14, owing to the delayed certificates received too late to incorporate in the report.

TABLE I.

*Consumption of the Lungs in the United States and Virginia in the Years 1913-1919, Inclusive.*

VIRGINIA			UNITED STATES	
Year	Cases	Rate	Cases	Rate
1913	3184	149.6	80,812	127.7
1914	3478	161.8	81,247	127.8
1915	3608	164.5	82,833	128.2
1916	3436	154.9	85,538	124.3
1917	3387	151.6	93,290	129.4
1918	3728	168.2	103,966	133.4
1919	3132	136.5	91,541	111.3

TABLE II.

*Consumption of the Lungs and Tuberculosis of Other Forms in Virginia, period 1914-1920, Inclusive.*

Year	Consumption		All other forms of Tuberculosis		Total	
	No. Deaths	Rate	No. Deaths	Rate	No. Deaths	Rate
1914	3478	161.8	436	20.2	3914	182
1915	3608	164.5	395	18	4003	182.5
1916	3436	154.9	446	20.1	3882	175
1917	3387	151.6	406	18.4	3793	170
1918	3728	168.2	365	16.4	4093	184.6
1919	3132	136.5	313	13.7	3445	150.2
1920	2944	128	342	14.8	3286	142.8



TABLE V.  
Deaths from Tuberculosis of Lungs and Death Rates per 100,000 by Color and County.

COUNTY OR CITY	White		Colored		Total		White		Colored		Total	
	No.	Rate	No.	Rate	No.	Rate	No.	Rate	No.	Rate	No.	Rate
Aconiac county.....	29	146.5	38	204.2	67	180.7	30	139.1	242.3	32	62	178.2
Albemarle county.....	27	114.8	20	266.7	47	149.5	15	81.4	237.9	18	33	126.9
Alexandria city.....	16	73.9	11	278.9	27	106.0	22	157.9	218.3	9	31	171.7
Alexandria county.....	10	73.9	7	316.5	17	149.5	6	44.4	199.3	5	11	68.6
Allegheny county.....	12	93.7	8	316.5	20	130.2	11	86.0	197.8	5	16	104.4
Amelia county.....	4	92.4	17	310.8	21	156.8	3	69.3	109.7	6	9	91.9
Amherst county.....	13	102.9	18	252.0	31	156.8	11	87.2	84.0	6	17	86.0
Appamattox county.....	5	77.9	6	211.8	11	118.9	6	93.5	141.0	4	10	108.0
Appamattox county.....	33	108.3	9	214.7	42	121.1	23	75.3	264.8	11	34	99.8
Bath county.....	4	73.3	26	325.4	4	62.6	4	73.5	322.3	3	7	109.6
Bedford county.....	22	91.2	12	403.9	5	89.4	11	91.2	404.0	16	27	88.1
Bland county.....	5	103.0	7	567.9	11	163.5	5	29.5	94.0	5	5	89.4
Botetourt county.....	14	88.3	10	332.9	24	237.8	5	88.3	158.1	6	16	89.2
Bristol city.....	4	111.0	40	332.9	50	237.8	5	88.3	158.1	24	24	114.2
Brunswick county.....	10	64.8	22	321.3	10	64.8	24	155.4	160.7	14	24	155.4
Buchanan county.....	6	74.6	28	281.0	3	28.1	3	37.3	281.0	11	14	94.1
Buckingham county.....	1	28.1	1	281.0	2	51.1	5	140.7	128.0	6	6	153.4
Buena Vista city.....	14	77.3	18	209.4	32	119.8	16	88.3	86.7	1	27	101.1
Campbell county.....	15	190.4	21	260.0	36	225.6	3	38.1	160.7	7	10	62.7
Carroll county.....	18	85.4	18	296.7	18	84.6	10	47.4	161.9	8	10	47.0
Charles City county.....	3	276.2	11	199.0	14	292.1	2	184.2	132.7	6	8	166.9
Charlotte county.....	17	70.0	22	271.4	22	125.4	6	60.0	407.2	16	16	91.3
Charlottesville city.....	7	90.4	8	352.5	15	140.3	8	103.3	183.3	20	20	187.1
Chesterfield county.....	15	111.9	25	344.2	40	195.2	8	59.7	688.5	21	21	102.5
Clarke county.....	7	129.1	6	99.8	13	181.4	4	73.8	299.4	16	16	223.3
Clifton Forge city.....	2	38.8	1	149.8	3	48.7	3	116.2	149.1	3	9	146.0
Craig county.....	6	149.8	6	383.5	6	146.3	6	74.9	173.8	3	3	73.2
Culpepper county.....	9	104.7	18	330.2	27	203.1	5	58.2	158.5	12	12	90.3
Cumberland county.....	5	149.0	19	299.3	24	148.6	1	29.8	416.0	11	11	120.8
Danville city.....	15	94.6	17	406.8	32	88.7	13	82.0	416.0	22	22	102.1
Dickenson county.....	12	90.6	44	211.1	12	88.7	2	15.1	222.8	2	2	14.8
Dinwiddie county.....	5	70.2	18	388.0	49	273.0	5	71.9	222.8	45	50	278.6
Elizabeth City county.....	20	137.2	19	263.7	38	281.0	19	40.2	81.7	26	26	103.0
Essex county.....	5	86.2	12	447.0	27	224.1	4	63.3	144.2	4	4	46.8
Fairfax county.....	15	120.5	31	1037.0	11	73.7	5	73.7	56.3	5	16	72.9
Fauquier county.....	18	96.5	7	1037.0	19	144.9	11	73.7	56.3	10	21	96.1
Floyd county.....	12	96.5	7	1037.0	19	144.9	7	56.3	56.3	7	7	53.4



TABLE V.—CONTINUED.

COUNTY OR CITY	White			Colored			Total			White			Colored			Total		
	No.	Rate	No.	Rate	No.	Rate	No.	Rate	No.	Rate	No.	Rate	No.	Rate	No.	Rate		
Fluvanna county.....	2	39.1	8	233.5	10	117.0	4	78.2	6	175.1	10	117.0						
Franklin county.....	18	83.1	15	325.3	33	125.0	11	50.8	13	281.9	24	91.3						
Frederick county.....	8	66.9	2	400.8	10	80.3	12	100.4	1	200.4	13	104.3						
Fredericksburg city.....	9	192.0	7	586.3	16	272.0	5	106.7	2	167.5	7	119.0						
Giles county.....	12	108.4	.....	.....	12	100.8	9	81.3	.....	.....	9	75.6						
Gloucester county.....	10	158.4	28	501.7	38	319.5	3	47.6	5	89.6	8	67.3						
Goochland county.....	4	98.1	21	439.1	25	282.1	4	98.1	15	313.6	19	214.4						
Grayson county.....	16	84.6	1	111.0	17	85.8	14	74.0	.....	.....	14	70.7						
Greene county.....	2	37.9	4	364.0	6	94.2	4	75.9	.....	.....	4	62.8						
Greensville county.....	4	83.8	25	366.2	29	249.9	2	41.9	22	322.3	24	206.8						
Halifax county.....	14	65.7	62	309.1	76	203.0	14	65.7	39	194.4	53	128.1						
Hanover county.....	9	82.0	31	431.6	40	221.1	9	82.6	17	236.7	26	143.7						
Henrico county.....	38	291.3	15	253.1	53	279.4	30	230.0	12	202.5	42	221.4						
Henry county.....	6	46.8	18	242.7	24	118.6	10	78.0	14	188.8	24	118.6						
Highland county.....	6	127.5	.....	.....	6	121.6	2	42.5	1	453.0	3	60.8						
Isle of Wight county.....	6	82.4	21	268.7	27	187.1	8	109.8	15	209.8	23	159.4						
James City county.....	15	439.0	4	147.0	19	309.5	14	409.7	16	588.0	30	488.8						
King and Queen county.....	1	54.4	17	366.2	18	196.5	2	48.7	18	356.0	20	218.3						
King George county.....	5	144.1	17	741.7	22	381.8	3	186.5	10	436.3	13	225.6						
King William county.....	2	51.2	18	372.2	20	228.9	3	76.9	11	227.5	14	160.2						
Lancaster county.....	6	126.2	10	199.9	16	164.0	3	76.9	12	239.9	15	153.7						
Lee county.....	31	125.9	3	443.1	34	160.4	5	31.7	7	145.5	25	98.9						
Loudoun county.....	18	114.2	15	311.7	33	160.4	5	31.7	7	145.5	12	58.3						
Louisiana county.....	7	72.4	31	397.3	38	222.4	5	53.8	16	205.1	21	122.9						
Lunenburg county.....	6	73.9	11	154.0	17	111.4	6	73.9	20	280.1	26	170.4						
<b>Lynchburg city</b> .....	36	165.6	31	372.2	67	222.8	17	78.2	18	216.1	35	116.4						
Madison county.....	4	59.5	5	174.4	9	93.8	4	59.5	7	244.1	11	114.6						
Mathews county.....	3	49.3	16	677.1	19	224.9	3	49.3	3	169.3	7	82.9						
Mecklenburg county.....	5	34.2	42	253.2	47	150.6	7	47.9	40	241.2	47	150.6						
Middlesex county.....	5	123.8	7	170.0	12	147.1	2	49.5	12	291.5	14	171.6						
Montgomery county.....	15	90.8	11	529.4	26	139.8	9	54.5	6	288.9	15	80.7						
Nansemond county.....	18	140.3	44	266.8	62	211.4	11	85.8	48	291.1	59	201.2						
Nelson county.....	7	57.1	12	238.8	19	110.0	4	32.6	11	219.0	15	86.8						
New Kent county.....	3	159.7	6	225.4	9	198.2	2	106.5	7	263.0	9	198.2						
<b>Newport News city</b> .....	27	125.8	11	77.9	38	106.8	14	65.2	37	261.9	51	143.3						
Norfolk county.....	50	69.2	122	280.2	172	148.6	58	80.3	116	266.4	174	150.3						
Norfolk city.....	20	57.9	64	280.2	84	146.5	30	86.9	51	233.3	81	141.2						
Northampton county.....	5	61.3	21	219.0	26	145.6	2	24.2	15	156.4	17	95.2						
Northumberland county.....	9	137.5	14	287.2	23	199.7	4	61.1	14	287.2	18	156.3						

Nottaway county.....	3	86.6	20	300.0	23	162.4	6	79.1	51	836.0	61	430.8
Orange county.....	3	35.4	14	287.8	17	128.6	7	82.8	8	164.4	15	113.5
Page county.....	19	136.9	2	223.8	21	142.2	12	86.5	12	71.8	9	53.4
Patrick county.....	10	64.7	2	143.6	12	71.2	8	51.8	1	286.5	63	203.2
<b>Petersburg city</b> .....	30	172.4	32	235.1	62	199.9	24	79.5	39	137.9	73	129.2
Pittsylvania county.....	42	115.1	68	309.9	110	194.7	29	45.0	44	219.9	48	88.3
<b>Portsmouth city</b> .....	21	67.6	22	94.5	43	76.1	14	153.3	34	279.1	15	229.0
Powhatan county.....	1	38.3	10	253.7	11	16.8	4	151.9	11	276.6	31	209.9
Prince Edward county.....	2	30.4	27	329.9	29	196.4	10	44.7	21	260.7	18	135.8
Prince George county.....	2	32.4	22	372.4	22	153.7	4	46.0	14	251.0	12	87.8
Prince William county.....	6	55.3	4	143.3	10	73.2	5	208.3	7	560.2	51	374.3
Princess Anne county.....	15	208.3	46	715.9	61	447.7	15	88.5	36	247.4	19	111.0
Pulaski county.....	15	102.2	12	494.8	27	157.8	13	170.0	6	139.3	7	151.3
Radford city.....	12	48.8	.....	.....	2	43.2	7	16.9	3	199.7	4	49.6
Rappahannock county.....	2	33.8	4	185.7	6	74.4	1	94.4	108	169.1	219	127.5
<b>Richmond city</b> .....	112	95.3	156	288.4	268	156.1	111	89.3	5	224.8	9	121.1
Richmond county.....	6	134.0	11	372.0	17	228.7	4	81.9	5	625.7	55	108.2
<b>Roanoke city</b> .....	25	60.1	32	342.5	57	112.1	34	317.7	21	411.7	80	337.2
Roanoke county.....	40	204.9	12	417.1	52	232.2	62	122.5	18	389.3	33	160.0
Rockbridge county.....	20	111.4	14	5.4	34	164.8	22	82.1	11	234.0	35	97.4
Rockingham county.....	34	99.6	12	667.4	46	126.1	28	54.9	7	230.0	17	63.5
Russell county.....	19	74.5	1	78.0	20	74.7	14	90.3	3	323.9	22	88.8
Scott county.....	24	98.5	1	248.0	25	100.9	22	73.6	1	224.6	16	76.9
Shenandoah county.....	36	176.7	1	230.0	37	177.8	15	146.2	3	231.9	34	153.7
Smyth county.....	16	75.4	7	756.0	23	104.0	31	65.8	38	130.7	45	103.3
Southampton county.....	8	103.4	54	319.2	65	235.9	7	42.2	8	244.7	11	104.0
Spotsylvania county.....	11	112.3	12	347.8	20	189.2	3	121.9	2	337.1	10	123.4
Stafford county.....	4	60.9	2	130.7	6	74.1	8	226.2	6	351.3	26	244.7
<b>Staunton city</b> .....	18	203.6	11	618.0	29	273.0	20	55.4	20	213.6	22	236.4
Surry county.....	1	27.7	18	316.2	19	163.6	2	48.1	18	619.5	19	148.0
Sussex county.....	1	90.8	17	201.7	21	204.2	1	129.5	7	72.0	17	192.1
Tazewell county.....	18	72.2	7	242.0	25	97.0	12	41.4	3	279.3	6	52.6
Warren county.....	9	116.6	4	334.0	13	146.9	10	78.4	5	535.4	29	80.6
Warwick county.....	5	69.0	16	383.9	21	184.0	3	76.9	7	138.9	11	107.4
Washington county.....	31	101.3	3	167.6	34	105.0	24	67.2	5	209.9	9	130.8
Westmoreland county.....	7	134.7	13	257.8	20	193.3	4	72.6	8	229.3	39	83.9
Winchester city.....	11	184.9	.....	.....	11	159.8	4	70.4	4	232.2	17	136.7
Wise county.....	29	67.9	12	314.9	31	88.2	3	65.2	8	.....	11	.....
Wythe county.....	12	65.0	3	172.0	15	74.2	13	70.4	4	.....	17	.....
York county.....	6	130.4	15	435.4	21	261.0	3	.....	8	.....	.....	.....

TABLE VI.  
Deaths from Tuberculosis of Lungs, 1914, 1915 and 1920, Age, Civil Condition, Sex, Color.

1914																									
Under 1		1	2	3	5	10	15	20	25	30	35	40	45	50	55	60	65	70	75	80	85	90	100	Not Stated	Total
WHITE MALE																									
Single.....	9	4	3	2	5	13	26	67	45	34	27	12	6	5	8	8	7	1	10	2	3	1	1	1	283
Married.....							1	16	28	38	53	37	35	24	30	21	15	22	10	2	1	1	1	1	333
Widowed.....									4	3	1	4	3	1	5	8	3	10	13	7	3	1	1	1	66
Divorced.....										1															3
Unknown.....															2	1									4
WHITE FEMALE																									
Single.....	8	4	2	4	9	19	37	49	15	16	7	4	5	1	6	10	2	6	6	1	1	1	1	1	212
Married.....							17	65	69	82	56	49	32	29	32	18	22	9	2	1	1	1	1	1	484
Widowed.....							3	7	9	4	5	7	8	12	15	26	14	10	2	3					125
Divorced.....											2	1													4
Unknown.....								1																	1
COLORED MALE																									
Single.....	13	16	4	11	16	34	99	122	49	49	31	14	10	4	4	3	3	4	4	4	1	1	1	1	491
Married.....							4	30	37	35	44	35	26	16	19	13	17	5	2	1	1	1	1	1	286
Widowed.....								4	5	2	6	2	6	11	8	5	4	2	1	2	1	1	1	1	59
Divorced.....																									2
Unknown.....									1	1	1	2	2	1		3		1							12
COLORED FEMALE																									
Single.....	10	9	2	4	24	47	130	92	50	25	13	5	3	3		1	2			1	1	1	1	1	422
Married.....						1	22	88	80	74	72	39	35	20	8	5	2	3	2	2	1	1	1	1	452
Widowed.....								6	5	9	5	10	15	12	8	5	5	6	1	1	1	1	1	1	90
Divorced.....										2	2														5
Unknown.....							1	1	2				1							1					6
40	33	11	21	54	115	337	545	392	381	326	223	188	138	145	111	115	86	45	16	7	3		8	3,340	
1915																									
WHITE MALE																									
Single.....	9	3	4		9	1	31	65	51	34	27	16	11	4	1	1	5	6							278
Married.....								17	43	46	51	33	28	32	28	35	21	20	11	2	2	3	1	1	367
Widowed.....									1	2	4	2	5	7	5	9	11	7	3	3	1	1	1	1	61
Divorced.....											1	2			1			1	1	1					7
Unknown.....								2		1	1	1	3							1					9



WHITE FEMALE									
Single.	Married.	Widowed.	Divorced.	Unknown.	10	4	2	6	6
Single.	Married.	Widowed.	Divorced.	Unknown.	42	41	23	19	7
44	66	81	68	47	59	40	26	8	3
13	3	10	8	8	8	1	1	1	1
1	1	1	1	1	1	1	1	1	1
2	1	1	1	1	1	1	1	1	1
6	6	6	6	6	6	6	6	6	6
249	484	111	5	6	249	484	111	5	6
COLORED MALE									
Single.	Married.	Widowed.	Divorced.	Unknown.	18	18	6	4	18
Single.	Married.	Widowed.	Divorced.	Unknown.	61	36	45	13	4
88	145	25	42	52	61	39	34	30	17
2	1	1	1	1	1	1	1	1	1
1	1	1	1	1	1	1	1	1	1
1	1	1	1	1	1	1	1	1	1
1	1	1	1	1	1	1	1	1	1
490	342	60	2	19	490	342	60	2	19
COLORED FEMALE									
Single.	Married.	Widowed.	Divorced.	Unknown.	12	10	11	20	60
Single.	Married.	Widowed.	Divorced.	Unknown.	49	28	18	12	4
154	114	85	80	42	30	20	7	12	3
12	57	100	8	17	14	9	15	6	1
2	2	2	2	2	2	2	2	2	2
1	1	1	1	1	1	1	1	1	1
2	2	2	2	2	2	2	2	2	2
515	482	107	6	10	515	482	107	6	10
Total									
3,610	2	3	16	52	104	113	167	190	262

1920

[illegible]



[illegible]

1920

[illegible]



TABLE VIII.  
OCCUPATION SHEET.  
*Deaths from Tuberculosis of all Forms in 1914, 1915, 1920.*

OCCUPATION	1914				1915				1920			
	White		Colored		White		Colored		White		Colored	
	Male	Fe- male	Male	Fe- male	Male	Fe- male	Male	Fe- male	Male	Fe- male	Male	Fe- male
AGRICULTURE, FOR- ESTRY AND ANIMAL HUSBANDRY												
Farmer's.....	264	6	174	9	233	4	198	7	213	2	196	6
Fish and oysters.....	7		22		13		9	1	6		5	1
All others.....	3		2	1	4		9		4		2	
EXTRACTION OF MIN- ERALS												
.....	2		9		6		10		6		9	
MANUFACTURING AND INDUSTRIAL INDUS- TRIES												
Laborers.....	185	15	381	51	233	15	471	61	167	14	331	25
Steel, Iron, Stone.....	14		3		1		1					
TRANSPORTATION												
Water.....	4		6		5		7		13		6	
Rail.....	22		9		17	1	5		14		8	1
Roads and Streets.....	5		21		5		12		11		13	
All others.....	7								5	1		
TRADE	37	1	6		52	4	8		40	3	13	3
PROFESSIONAL SERVICE	24	8	11	9	27	14	8	11	18	8	3	8
DOMESTIC AND PER- SONAL SERVICE												
Amusement.....	1		2						1		1	
Laundry.....		1	1	6		1	2	17		1	5	22
Domestic.....	2	70	21	377	2	89	28	433	5	50	14	381
Saloons and Bars.....	1		3		1		2					
Waiters.....	4		17		1		21	1	5		10	3
Barbers.....	1		5		1		9		5		3	
All others.....	1	1	26	2	3	3	21	2	4	2	18	6
CLERICAL.....	53	7	3	4	51	11	5	1	30	13		2
STUDENT.....					6	8	18	49	9	21	14	49
PUBLIC SERVICE.....	16		17		8				10		14	1
NON-GAINFUL												
Housewives.....		593		371		488		368		528		321
Children.....	86	79	117	117	66	63	94	138	46	60	71	103
No occupation stated.....	69	157	62	116	62	233	48	120	49	155	40	58
Miscellaneous.....							6	3				
Total.....	808	938	918	1063	805	934	992	1212	661	859	775	991

## APPENDIX II.

### How Much Tuberculosis Is in Virginia

"Multiply your annual deaths from tuberculosis by ten, and you have your living cases." This was the accepted rule for tuberculosis workers in any section of the United States, until it was recently corrected by the Framingham, Massachusetts, demonstration.

The idea of this demonstration originated with Dr. Lee K. Frankel, third vice-president of the Metropolitan Life Insurance Company. In 1916, through Dr. Frankel, the company made an offer of \$100,000 to be used by the National Tuberculosis Association over a three-year period to make an intensive health survey of an average American community. The offer was based on the fact that the company paid claims of over \$4,000,000 on the lives of policyholders dying from tuberculosis in 1915, and that over sixteen per cent of the deaths in its industrial department were due to this disease. The study was undertaken "to determine whether it is possible to substantially reduce the mortality and morbidity from tuberculosis."

Framingham, Massachusetts, was selected as an average community, with varied industries, several racial groups, and a normal amount of disease. Dr. Donald B. Armstrong was appointed executive officer. At the end of the three years a committee of appraisal recommended the continuance of the work for a further five-year period on a second budget of \$100,000.

The demonstration has been the most intensive health study of a community ever conducted. While it is not yet complete, it already shows a death rate from tuberculosis lowered by fifty per cent. It has furnished what Dr. Armstrong calls "yardsticks" with which to measure tuberculosis standards. It has given additional proof of certain established theories, and has corrected others.

Among the latter is the old formula for estimating cases. The "ten cases" were supposed to refer to active and arrested tuberculous disease. Dr. Armstrong's "yardstick" shows that an intensive medical survey, in homes, shops, schools, etc., found nine or ten active cases for every annual death. The total tuberculous infection found, active, and arrested, would approximate sixteen cases for each annual death.

The value of some such formula is apparent. Tuberculosis is communicable. The first essential step to its control is to find and educate the consumptive. People forget this fact. Their minds linger in the old explanation of its infectious character as heredity. The same citizens who would not tolerate carelessness regarding more acute infections, fail to grasp the significance of a uniform tuberculosis death rate. Locating foci of infection in acute infectious diseases, measles, scarlet fever, smallpox, is for the purpose of segregation. By this method the infection is promptly controlled with the isolation of the source. Locating foci of infection in tuberculosis is not for this purpose of segregation, except in isolated examples of very ignorant, far-advance consumptives. It is, rather, for the purpose of education, education of the individual to save his own life and protect the lives of others.

A trained or educated consumptive is no danger to anyone, and his life

should run far on towards normal expectancy. The untrained or uneducated consumptive is a menace to everyone and his days are usually few. The education he requires is technical, concerning itself with the laws of bacteriology and hygiene, sciences regarding which the world knew little until this generation. With our grandmothers taking pride in ignorance of bodily functions it is not to be expected that the man on the street today has much knowledge of preventive medicine. Without certain rather technical facts in his possession, the consumptive is doomed.

For this reason, the locating of tuberculous infection is essential to tuberculosis control. Since Virginia has a large number of active cases with an equal number of inactive, her problem is to find how many people sick of the disease there are, and to educate them to its prevention and cure. Until they know the facts regarding the care of the sputum, the proper mode of life and association with others, the annual deaths will continue.

If they are to be educated they must first be found. It must be insisted upon that this question of the number of cases reported to the State Health Department each year is not one of academic interest. It is, rather, a "yardstick" with which to measure the efficiency of the community tuberculosis work.

Using the Framingham "yardstick" formula for Virginia, we find that with 3,286 deaths from tuberculosis in 1920 we will have 29,574 active cases, and 23,002 with some inactive tuberculous lesion. This latter group may at any time, through worry, overwork or dissipation slip into the active class. Education is as essential for them as for the active cases.

No definite facts are established regarding how many of the nine active cases should be reported each year as new cases. Certainly not the total, since tuberculosis is a disease extending over a period of years, consumptives do not often die or recover within a twelve-month. As the man on the street learns more of the early symptoms of the disease and gains faith in the cure, the number of cases reported will increase. Fear and ignorance keep many patients out of the doctor's office until the disease is far advanced. Faith and knowledge will overcome this evil, and the early case will seek diagnosis and care. Some experts claim that when education in early symptoms is spread throughout the mass of the population, a total of nine new cases for each annual death will be reported each year. This seems scarcely possible, although it is certain that at least nine cases for each annual death should be recorded in the health department as under supervision of doctors and nurses. Some States in which active tuberculosis campaigns have been continued over a period of years, average from two to four cases per death. Two new cases for each annual death would seem the minimum number which should be reported to a fairly aggressive health department. The department should be rated high when that number is passed.

In 1915, Virginia reported the largest number of deaths from tuberculosis that she has recorded in any single year. This is probably explained by the fact that accurate registration was established at that time. Since that year, the number has declined, except in 1918, in which year the flu was a factor of unknown potency. In 1920 the number of deaths reported was 3,286.

Rural Virginia has reported to the State Health Department, 14,697 deaths from 1915 to 1920, inclusive, and 18,489 new cases, or 3,792 more cases than deaths in a six-year period. It is interesting to note that in 1915, a year



of much publicity on the part of the Vital Statistics Department, rural Virginia reported 2,742 deaths and 5,519 cases; very close to two cases for each death. In 1920, on the contrary, the same counties reported 2,119 deaths and 2,128 cases, nine more cases than deaths.

It might be concluded that Virginia was not having new tuberculous disease. The study of two city health departments, however, gives a different picture. In 1915, Richmond physicians reported 329 deaths from tuberculosis and 498 cases. In 1920 the reported deaths were 269 and the new cases 614. In other words, Richmond reported about one and one-half new cases for each annual death in 1915, when her health department was seven years old; and six years later, under the improved system of reporting, about two and one-quarter new cases for each death. Lynchburg, while showing fewer new cases for each annual death than Richmond, records 33 deaths in 1920 and 183 cases under the supervision of city health nurses, or somewhat more than five cases for each death. The number under supervision in Lynchburg has come from 131 for 67 deaths in 1915 to 183 cases for 33 deaths in 1920. It is scarcely wise to assume that were accurate reports filed from rural Virginia different conditions would be shown.

Analysis of the county morbidity returns over an eight-year period show wide variations. One single one of the hundred counties of the State reports an average of five cases for each annual death. This is the highest average. The county with the most constant low average has reported sixty-nine fewer cases than deaths in an eight-year period. This particular county has few physicians and it is certain that the cases are not under any supervision. Eighteen counties report more cases than deaths each year; thirty-four counties more cases than deaths in all except one or two years of the eight-year period; five counties have reported fewer cases than deaths each year; in thirty-one counties the number of cases per death has declined since 1915; three counties show an increase of cases reported per death in the past four years; while forty-seven show a lower average during this period.

No common factors can be found to explain the variations. Some counties in which field clinics have been held and many cases found have reported fewer cases through physicians. Some counties in which physicians are few report a high average; others very low. A county with seventy-eight fewer cases than deaths reported in the eight-year period is adjacent to an excellent tuberculosis center, while the next in line, showing sixty-nine fewer cases than deaths, is remote from any active campaign.

Two factors, however, which account in part for the incompleteness and variation are readily seen: First, lack of adequate county machinery; and, second, delayed diagnosis on the part of physicians.

The registration law reads:

"Every physician practicing in this Commonwealth who shall know or suspect that any person whom he or she is called upon to visit, or who comes to him or her for examination or treatment, is suffering from any infectious, contagious, communicable or dangerous disease shall make report in writing, on blanks to be furnished for that purpose by the State Board of Health, to the *executive officer of the board of health* of the county, town or city in which such person may be located, over his or her own signature, stating the

name of the disease, and the name, color, sex and age of the person suffering therefrom, together with the street and number or such other sufficient designation of the house, room or other place in which said person may be located, and such other information as may be deemed necessary by said health authorities."

Without adequate county health machinery it is impossible to enforce this law in its entirety; and while blanks are sent to physicians, as the law demands, modifications have had to be made in the process. County health machinery has not grown like Jonah's gourd. The State Board of Health is to be congratulated on the fact that over fifty counties have some form of official health activity; eight with full departments; ten with sanitary inspectors; and forty-eight with nurses. In many counties, however, health officers continue to receive from nothing to \$600 a year, although the health department in 1920 counted lives saved through preventive medicine by thousands. The progress has been great in fourteen years, but wide stretches of virgin opportunity lie ahead of the health departments, State, city and county.

The second factor, the inaccuracy of physicians, certainly plays a part in low registration of cases. Tuberculosis in its early stages is not easy to diagnose, simulating as it does various other diseases. A doctor is inclined to wait until a diagnosis is positive in an infectious disease before reporting it. When his diagnosis is assured, he forgets to report. Again, in the hurry and irregularities of medical practice a doctor is apt to overlook all clerical work. His intentions are excellent, his devotion to the good of his people has been inspiring, but his mind is filled with more urgent calls than that of the State Health Department; and his estimate of the value of statistics is small compared to the value of other duties in which his days are spent.

To be able to determine how large a part this plays in the small number of cases per death reported would be of vital interest. If the consumptive is under the supervision of physicians he is receiving the education necessary for his welfare.

Unfortunately, there are two pieces of evidence to refute this hypothesis. One is the ominous number of death certificates recorded in the Vital Statistics Department, which read, "Consumption. Did not have a doctor." The second is the verdict of Dr. Dean Cole, recently field clinician for the Virginia Tuberculosis Association, now director of the tuberculosis bureau of the Richmond health department. During his work with the Virginia Tuberculosis Association, Dr. Cole made some 5,500 examinations at field clinics. He states that of the positive cases of tuberculosis found in his field service only from one to five per cent were under physicians. An analysis of the findings of the field clinics held throughout the State is the most accurate index we have of existing conditions in rural Virginia.

In 1916, the legislature appropriated in the budget of the State Board of Health the sum of \$5,000 annually for tuberculosis education. An affiliation was made by the board with the Virginia Tuberculosis Association, a volunteer organization already engaged in tuberculosis work, and a portion of the sum was expended in co-operative field and educational propaganda. In March of 1917 the first survey of a county was undertaken. During the succeeding four years this work has been continued.

The plan adopted was a modified form of the campaign conducted in Michigan. A county was selected in which there was a health officer who desired the experiment. The association's secretary, and the local health officer appeared before the board of supervisors and outlined the plan of the work and its probable results. The county selected had an average of fifty annual deaths from tuberculosis and the number of 500 living cases was set as the goal for the case finding.

With the consent of the board gained, the work was promptly undertaken. Copies were made of the tuberculosis death certificates over a period of five years. A field nurse was placed in the county by the association. Her first duty was to visit all physicians who had filed certificates and to secure from them any information they could give of the families of the dead, together with the names of any cases in their practices. With this co-operation from the doctors the nurse soon had a long visiting list. Her entire effort was focused upon the patients and suspects. Her work proceeded upon the theory that since tuberculosis was communicable, intimate contact in the home would frequently produce cases. When the nurse felt that sufficient interest was secured from "contacts" and patients, she arranged for a clinic or free chest examination.

It was soon found that the people would not respond to work confined exclusively to tuberculosis. From the first, "Safety First," or "Health" clinics were advertised, and "Stay Well," "Take Stock," "Live Longer," were among the advertising slogans. A good deal of the educational work concerned itself with the negro race. The State was completing an eighty-bed negro sanatorium, and it was desired for the good of the work to open the institution with a long list of applicants. Educational methods were at first of the pioneer, or "brass band" type, later in the campaign less sensational devices were used. The Sunday before the clinic dates, lecturers from the State Board of Health spoke in every church which would permit it, sometimes to the number of ten. Thorough educational talks were made and thousands of people reached. Newspapers assisted everywhere and printed educational matter as well as news stories. A determined effort was made to overcome prejudices created by the mistaken theories of incurability and heredity.

There were always plenty of applicants at the clinics. At first an effort was made to study economic and social conditions as well as clinical findings. The work, however, grew too rapidly. Social histories became incomplete under the stress of accumulating field work and were gradually discontinued. Valuable data were nevertheless collected. It remains the best available picture of the rural tuberculosis problem. Unfortunately, an additional element of incompleteness has entered because of the fact that probably three or four thousand case-histories were injured or lost in a fire in the offices of the Virginia Tuberculosis Association. There remained 5,301 case-histories collected prior to March, 1920, when Dr. Dean Cole resigned as field clinician with the association, and 1,886 collected since 1920, during a portion of which time, Dr. W. E. Brown, now superintendent of the Blue Ridge Sanatorium, was field clinician for the State Board of Health and frequently served with the field force of the association.

In the first group of 5,301 histories the cases are classified as glandular, arrested, inactive, suspicious and negative. Dr. Cole states with regard to



the classification, that the active cases were under-estimated, owing to the fact that it was impossible to make a detailed examination and that all border-line cases were thrown into the suspicious class. No cases were marked positive unless the findings were conspicuous and beyond question; while no case was marked suspicious unless there was practically no doubt of the fact that some tuberculous lesion existed. The arrested cases were classified as inactive because of the fact that in a large percentage of these cases the individual had never known of the infection. Cases belonging to this group, without diagnosis and education, run the risk of breaking down at any time and becoming active.

The glandular group existed largely among school children. These cases were decidedly and purposely underestimated, suspicious cases being thrown out. This group is of especial interest, since it comprises the future citizens and is in danger of developing further tuberculous trouble unless located and properly cared for. The suspicious class consists of border-line cases, all of whom should be under the observation of physicians until the symptoms have either cleared up or have declared themselves. Every case was thrown into the negative class unless there were positive symptoms or signs pointing to tuberculosis, as every effort was made to throw the burden of error on the negative diagnosis, not on the positive.

Under these classifications the following cases were listed: Active, 527; glandular, 388; inactive, 889; a total of 1,804 active and arrested cases. With the addition of the 568 suspicious cases, the total reaches 2,372. There were 2,845 negative cases, and 84 for which no report was filed. Ignoring the suspicious group, and considering only tuberculosis of which there can be question, the findings give 34.2 per cent positive cases.

In the second group of 1,886 examinations in 1921, the cases are classified slightly differently, the positive cases being subdivided into degrees of activity, incipient, advanced and moderately advanced. Including arrested with these active cases and the later histories give 10.3 per cent with tuberculosis.

Such a difference in findings may be due to any of several facts. In the first place, it bears out the experience of the earlier clinics that the percentage of disease found is gradually reduced as an increased number of persons is examined. Again, the first clinics were persistently advertised; nurses were kept constantly in a restricted field and worked for a period of months in a given section; clinics were held infrequently and only after contact groups were located and interested. Several small clinics showed 100 per cent disease after educational work had been carried on over a two- or three-month period and a strictly "contact" clinic was held. The later clinics have been held frequently with a smaller field force of nurses, the association depending more upon local assistance. Always educational propaganda has been intensively developed, but for the first two or three years constructive work was planned to develop from the campaign. In this way, several public health nursing fields were opened and hospital beds secured. It is certain that neither 34.2 nor 10.3 per cent disease accurately represent existing conditions. The survey of greatest magnitude ever made, the examination of approximately 3,000,000 men by the United States government, disclosed two per cent infection in this selected group. Surveys everywhere bear out these figures. It is unlikely that Virginia has a higher percentage. The 34.2 per

cent is, however, a vivid warning of how much tuberculosis may be found in any unselected group of persons.

The 34.2 per cent disease found at clinics by the association is chiefly valuable to Virginia taken in connection with Dr. Cole's statement that only from one to five per cent of the patients discovered were under doctors. Thirty-four per cent of the 5,301 case histories represents 1,804 cases of tuberculosis. Granting that the maximum of five per cent were known to physicians and we have a balance of 1,700 cases of tuberculosis who were without knowledge of the presence of the infection. Of this number, 525 had active, progressive disease. Their ignorance deprives them of the power to cure themselves or to protect their loved ones.

Another fact of vital interest to Virginia is the number of incipient cases found. In the 5,301 of the first group, sixty histories were marked incipient; while in the second group, fifty are similarly marked. In this early stage, tuberculosis is highly curable. A large percentage of these 110 patients should recover. Utilizing Dr. Cole's estimate of known cases once more, and we find that 105 of these were unknown to any physician. Delay at this stage means always a much lengthened illness and, frequently, death.

Nor must we look with less concern upon the arrested and glandular cases discovered. Many tuberculosis specialists require all arrested cases in their practice to report every six months for examination and advice. It is the only safe rule. Glandular infection in childhood is the actual implantation of tubercle bacilli. Unless properly nourished and trained to bodily care, such a child may become the adult consumptive. These two groups total 1,277 cases, 1,210 of whom were probably not under the care of any physician.

Tuberculosis was not the only disease discovered. There were 183 cases of heart disease, 172 cases of tonsils and adenoids, 410 cases of bronchitis, together with various other conditions. A total of 9,233 disease conditions other than tuberculosis were noted. Many of these cases went to physicians immediately.

It is a pity that many of the reports of the nurses were destroyed, and that no accurate idea can be derived from this source of the benefit to the patients. Very incomplete records give a total of 29 patients sent to sanatoria; 195 on the cure at home under nurse supervision; 104 sent to family physicians, and 71 sleeping out of doors. A better picture of the help given the patients is Dr. W. E. Brown's statement that the sanatorium always knew where clinics were held from the number of applicants coming from the one locality.

Family histories were taken for all applicants at clinics. It is a little like treading on holy ground to discuss this phase of the subject. Family contact does not, of course, always cause tuberculosis, yet it is a manifest danger. It is the right of every consumptive in Virginia that he shall be placed in a position to remove as far as possible this danger from his loved ones. The man on the street has been brought up in an atmosphere of error regarding this disease. Only constant reiteration of truth can overcome belief in false doctrines. While this belief continues, the consumptive is a danger to those most dear to him. This fact is borne out by the family histories recorded by the State Board of Health and the volunteer organization. Many contacts were not recorded. Thousands of people are still "ashamed" of having tuber-

culosis in the family, in spite of the noble company they keep by so doing. Among the 5,301 case-histories, 1,889 give a history of family contact. Of these, 1,048 were among applicants with positive disease; 841 among negative cases. This gave 55.4 per cent of the contacts to the tuberculous, who were, including "suspicious" cases, only 44 per cent of the total applicants.

A further analysis of the records show that 349 of the histories among positive cases, or 33  $\frac{1}{3}$  per cent, gave as the home contact either father or mother. This fact might have been expected, but its import is too full of tragedy to dwell upon. Of the remaining histories among positive cases, 210, or 20 per cent, showed contact with a brother or sister; 159, or 14.2 per cent, with uncle or aunt; 144, or 13.7 per cent, gave history of indefinite or distant family contact; and 61, or 5.8 per cent, contact with husband or wife. The remaining 13 per cent were divided between contact with grandparents and sons or daughters.

The percentage of contacts among negative cases approximated those among positive; 29.4 per cent showing contact with father or mother; 20 per cent giving indefinite histories; and 13 per cent contact with grandparents. This latter per cent is a trifle surprising, and would probably have been decidedly higher if family history had not included actual contact. The low percentage of contact with husband and wife, bears out the usual findings. Even with the unscientific method of gathering these histories, the absence of selection of cases in the majority of instances; the lack of any effort to prove theories, the results bring further evidence to demonstrate partly established ideas.

It is upon such findings as these that the committee has based its first recommendation for increase of educational propaganda and clinical service. It is assured that there are from 23,000 to 29,000 active cases of tuberculosis in the State. All available evidence indicates that the majority of these cases are ignorant of the presence of the infection. It is practically certain that this communicable disease is not today under the care of physicians. Tuberculosis is known to be preventable and curable, but this knowledge is so new that, for the average citizen, it is still in the realm of scientific theory. It must be translated into practical fact. In no way can Virginia further reduce her mortality from consumption except by teaching her people the simple laws underlying control. Thousands have already been educated through the field clinics. There are thousands still to reach.

A stationary or mounting tuberculosis death rate is a disgrace to a modern State. The disease costs millions in dollars, thousands in lives and broken homes. No more tragic fact is present in the life of the Commonwealth than the thousands of loving mothers whose very devotion is destroying the health and happiness of their children.



TABLE I.  
*Rural Deaths and Reported Cases "All Forms of Tuberculosis," 1913 to 1920, Inclusive.*

COUNTY OR CITY	1913		1914		1915		1916		1917		1918		1919		1920		Total 8-year period	
	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases
Accomac county.....	50	58	63	101	70	136	51	94	64	101	70	94	42	89	59	84	469	757
Albemarle county.....	38	58	45	50	51	57	41	28	43	36	39	26	30	36	32	23	319	314
<b>Alexandria city</b> .....																		
Alexandria county.....	11	10	15	13	21	37	16	29	8	10	15	16	12	12	12	19	110	146
Alleghany county.....	17	79	10	75	18	32	19	54	10	50	17	44	13	37	15	55	119	486
Annele county.....	19	23	19	26	22	21	22	18	30	14	27	15	17	2	10	6	166	125
Amherst county.....	25	27	25	28	30	29	16	12	29	23	25	21	9	12	17	13	176	165
Appomattox county.....	6	22	20	25	11	32	18	11	9	16	10	10	6	3	10	4	90	123
Augusta county.....	50	75	30	108	45	141	35	95	47	60	43	103	37	62	35	42	322	686
Bath county.....	9	9	5	5	3	9	10	7	7	5	4	7	5	7	7	5	50	54
Bedford county.....	40	69	35	70	50	90	46	37	47	45	37	31	33	37	27	51	315	430
Bland county.....	5	11	8	8	6	9	8	2	5	7	7	7	4	6	5	5	48	55
Botetourt county.....	30	66	26	58	26	61	18	19	28	46	21	38	15	17	16	11	180	316
Bristol city.....																		
Brunswick county.....	23	79	33	50	49	59	32	55	28	22	34	37	26	41	24	29	249	342
Buchanan county.....	11	16	14	10	12	11	12	16	19	19	16	11	14	9	22	14	123	106
Buckingham county.....	12	37	23	34	25	39	21	13	16	8	22	23	29	22	13	21	161	197
Buena Vista.....																		
Campbell county.....	21	48	37	64	29	76	38	37	39	44	30	22	32	22	27	26	253	339
Caroline county.....	33	47	26	39	40	64	33	42	30	28	17	33	21	22	10	34	210	309
Carroll county.....	18	23	19	20	19	17	25	6	18	6	21	5	23	10	10	10	153	97
Charles City county.....	10	31	7	20	14	10	14	16	10	13	10	11	17	14	8	5	90	150
Charlotte county.....	25	21	27	29	22	26	31	16	22	18	24	5	10	2	16	8	177	125
Charlottesville city.....																		
Chesterfield county.....	43	43	53	19	40	33	31	25	29	15	37	28	25	18	20	9	278	190
Clarke county.....	10	21	15	29	13	23	18	12	10	19	11	7	15	9	15	17	107	137
Clifton Forge city.....																		
Craig county.....	6	26	4	56	6	21	5		7	1	3		4	1	3		38	75
Culpeper county.....	8	18	19	23	29	14	23	27	14	12	18	10	7	11	12	8	130	123
Cumberland county.....	9	102	14	70	24	52	18	21	14	6	17	6	19	11	10	11	125	279
<b>Danville city</b> .....																		
Dickenson county.....	3	34	10	15	12	16	7	3	7	4	11	4	20	4	2	2	72	82
Dinwiddie county.....	37	44	62	56	52	46	53	54	70	61	54	33	55	31	49	13	432	338
Elizabeth City county.....	3	27	32	44	33	59	30	29	27	28	31	11	33	16	25	49	238	263
Essex county.....	13	37	18	41	22	45	14	44	24	30	17	8	16	3	4	5	128	213
Fairfax county.....	37	42	18	35	23	62	26	34	27	24	43	10	25	10	15	12	214	229
Fauquier county.....	34	93	26	106	48	86	35	44	45	23	29	23	27	18	19	21	263	414
Floyd county.....	15	45	16	33	18	49	18	20	18	22	14	11	16	13	7	13	122	206

TABLE I.—CONTINUED.

COUNTY OR CITY	1913		1914		1915		1916		1917		1918		1919		1920		Total 8-year period	
	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases	Deaths	Cases
Flavanna county.....	14	27	17	28	10	30	9	21	11	21	13	19	9	11	10	4	93	161
Franklin county.....	35	26	43	34	27	54	21	21	23	13	26	9	25	15	23	12	223	179
Frederick county.....	16	85	21	55	11	54	22	44	19	31	10	26	11	7	13	7	123	314
Frederickburg city.....	7	45	13	49	13	49	12	44	15	25	18	50	12	15	9	7	99	254
Giles county.....	20	40	28	35	38	102	20	54	18	31	22	30	23	28	6	16	175	336
Gloster county.....	23	17	26	25	23	25	20	19	36	33	16	9	23	27	19	27	186	182
Grayson county.....	19	30	22	39	15	38	17	28	22	34	16	26	14	25	12	22	137	242
Greene county.....	4	5	5	5	7	12	4	5	8	2	7	3	11	2	4	4	50	34
Greensville county.....	17	61	22	64	30	47	21	24	31	51	21	35	16	31	21	27	179	340
Halifax county.....	62	98	60	93	71	98	58	49	54	66	47	53	55	50	52	39	459	546
Hanover county.....	28	62	34	50	38	80	33	66	46	72	39	31	29	31	27	27	274	419
Henrico county.....	67	47	68	40	53	141	51	36	53	31	46	18	40	25	44	30	422	368
Henry county.....	26	97	26	88	25	193	40	65	23	45	35	30	27	24	24	46	226	591
HIGHLAND county.....	5	15	11	8	6	26	4	7	7	7	4	3	2	2	2	3	39	68
Isle of Wight county.....	31	30	29	29	28	52	30	56	28	40	23	27	58	14	23	9	220	257
James City county.....	33	27	31	23	20	23	26	27	29	22	31	19	52	30	30	27	222	198
King and Queen county.....	13	19	21	58	20	24	25	26	20	19	20	12	20	24	18	13	158	165
King George county.....	17	13	13	1	22	4	19	9	16	1	8	1	8	4	13	7	116	20
King William county.....	27	31	18	34	18	47	14	16	20	18	17	17	12	11	13	8	139	174
Lancaster county.....	12	40	13	24	15	17	33	65	8	18	20	7	13	12	15	13	137	173
Lee county.....	41	121	37	95	31	142	21	37	28	60	22	47	16	40	21	34	297	604
Loudoun county.....	21	67	29	96	31	88	21	37	26	24	27	19	32	29	10	41	181	492
Louisiana county.....	32	14	39	5	37	64	33	27	31	25	27	19	32	29	20	23	231	206
Lynchburg city.....	17	43	14	35	18	52	21	51	18	45	23	26	22	23	28	38	161	313
Madison county.....	17	39	21	23	8	33	12	31	15	21	15	21	17	21	10	16	115	205
Mathews county.....	12	2	16	8	20	8	15	4	7	7	13	5	8	2	7	7	98	29
Mecklenburg county.....	47	85	40	69	45	98	43	54	50	47	41	36	35	49	47	37	348	475
Middlesex county.....	11	24	10	19	12	31	14	24	12	37	24	14	18	15	12	20	113	184
Montgomery county.....	25	77	23	66	26	57	23	38	18	12	16	14	16	14	15	28	162	306
Nansemond county.....	48	39	62	60	61	108	61	70	60	56	55	43	51	38	56	32	454	446
Nelson county.....	18	55	22	44	18	41	15	45	9	37	22	38	14	31	16	27	134	318
New Kent county.....	3	27	9	20	8	10	9	11	4	9	10	5	6	5	10	13	59	100
Newport News city.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
Norfolk city.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....	.....
Norfolk county.....	52	53	65	36	85	97	63	54	71	51	64	77	55	8	79	12	534	388
Norhampton county.....	11	62	20	78	25	134	25	67	19	61	26	53	23	34	16	21	165	510
Northumberland county.....	13	21	22	37	22	72	13	37	16	22	19	8	20	14	19	16	144	227

Nottoway county.....	16	34	23	47	23	65	25	32	31	22	42	32	65	44	61	14	286	290
Orange county.....	11	55	15	56	19	74	10	48	18	45	14	33	17	30	15	13	119	354
Page county.....	17	32	18	47	21	49	26	31	10	3	20	19	21	15	12	15	145	259
Patrick county.....	11	11	17	9	13	5	14	6	8	3	23	1	10	4	9	11	105	50
Petersburg city.....	62	56	68	54	105	153	62	37	49	54	84	52	57	42	71	32	558	480
Pittsylvania.....																		
Portsmouth city.....																		
Powhatan county.....	8	67	21	58	11	80	10	70	13	70	13	73	14	73	15	66	105	557
Prince Edward county.....	35	40	32	57	30	46	21	50	33	31	21	17	16	16	31	18	219	275
Prince George county.....	22	20	19	15	23	19	31	39	37	32	58	123	32	20	16	41	238	309
Prince William county.....	15	38	17	42	10	40	21	15	16	11	18	25	10	30	12	14	119	215
Princess Anne county.....	42	19	59	19	60	18	64	16	41	17	49	17	61	28	49	13	423	147
Pulaski county.....	16	31	23	30	25	63	18	18	23	22	21	10	15	12	20	14	161	200
Radford city.....																		
Rappahannock county.....	8	33	13	36	5	26	13	8	10	9	6	3	5		3	2	63	117
Richmond city.....	9	5	10	6	16	7	11	6	9	7	18	4	14	2	9	2	96	39
Richmond county.....																		
Roanoke city.....																		
Roanoke county.....	56	277	42	427	53	99	39	53	40	27	71	25	61	29	82	21	444	958
Rockbridge county.....	28	55	25	64	33	43	29	46	36	27	26	15	18	36	36	54	221	320
Rockingham county.....	54	92	51	112	46	94	45	56	33	50	46	40	40	34	34	28	349	506
Russell county.....	17	91	20	105	20	67	22	62	24	55	30	25	18	22	16	24	167	451
Russell county.....	41	69	25	65	24	69	35	53	20	56	33	37	15	27	22	23	215	405
Scott county.....	26	48	26	57	36	52	20	31	28	36	29	33	24	39	14	24	203	320
Shenandoah county.....	32	37	26	31	23	44	19	19	28	13	30	12	28	31	35	20	221	207
Smyth county.....	49	60	68	80	65	89	39	30	48	32	50	24	51	40	10	16	419	383
Southampton county.....	11	10	15	14	16	32	11	15	15	9	17	13	9	4	10	10	107	100
Spotsylvania county.....	10	15	9	53	6	36	4	12	13	12	13	13	5	4	10	1	70	146
Stafford county.....																		
Staunton city.....																		
Surry county.....	21	30	21	43	19	56	27	40	25	27	38	39	24	32	22	33	187	300
Sussex county.....	35	32	41	29	23	13	21	40	33	29	27	30	21	36	19	25	230	234
Tazewell county.....	17	92	27	121	25	124	27	83	20	50	28	41	27	49	18	40	189	600
Warren county.....	11	12	18	10	13	14	10	18	13	12	11	9	11	17	17	19	104	111
Warwick county.....	20		21	5	23	19	13	26	19	7	32	3	12	17	6	7	146	84
Washington county.....	50	68	41	126	36	126	57	112	32	78	35	79	41	66	31	85	323	740
Westmoreland county.....	11	35	12	23	19	24	16	21	10	10	19	5	28	13	13	16	128	147
Westchester city.....																		
Wise county.....	46	53	42	65	40	109	40	43	39	42	56	45	41	52	36	53	340	462
Wythe county.....	21	33	20	60	19	61	16	33	23	28	23	16	24	15	15	20	161	266
York county.....	6	33	23	28	21	30	16	21	27	14	8	6	7	5	11	3	119	140
Total.....	2373	4475	2632	4767	2742	5519	2485	3391	2486	2873	2619	2443	2246	2235	2119	2128	19702	27731



TABLE II.  
*Findings of Tuberculosis and Other Diseases in 5,301 Case Histories Made at Clinics in  
 1919-1920 by the Virginia Tuberculosis Association.*

COUNTY	Gland-ular	Ac-tive	Inac-tive	Suspi-cious	Nega-tive	No re-port	Ton-sils	Bron-chitis	Heart	Asth-ma	Eyes	Plurisy	Phar-yngeitis	Goitre	Adenoids	Teeth	Arterio-sclerosis	Num-ber Ex-amin-ed
Amherst.....	13	6	22	17	127	7	1	4	4	1	1	18	.....	.....	.....	.....	.....	185
Albemarle.....	128	113	348	68	578	9	31	106	72	11	1	5	.....	2	.....	2	5	1242
Alleghany.....	1	23	18	15	325	14	14	4	8	2	1	.....	.....	.....	.....	.....	.....	391
Augusta.....	86	45	47	64	430	6	52	65	15	2	.....	.....	.....	2	.....	4	.....	678
Campbell.....	12	26	41	33	199	4	3	28	23	.....	.....	.....	.....	1	7	1	.....	315
Clarke.....	2	12	5	8	120	1	39	3	7	1	.....	.....	.....	2	3	1	.....	148
Frederick.....	7	20	18	31	122	9	1	12	7	.....	.....	1	.....	1	.....	1	.....	207
Isle of Wight.....	33	24	67	43	28	.....	.....	24	3	2	.....	.....	.....	.....	.....	.....	.....	195
Nansemond.....	1	37	14	20	11	32	.....	3	1	.....	.....	7	.....	.....	.....	.....	.....	115
Pittsylvania.....	35	56	76	138	344	1	2	38	16	8	.....	5	.....	.....	3	.....	1	650
Prince Edward.....	11	8	20	19	176	1	1	8	4	.....	.....	3	.....	.....	.....	.....	.....	235
Smyth.....	29	62	81	46	211	3	26	59	11	8	.....	11	.....	2	7	2	3	432
Southampton.....	9	47	8	26	25	10	.....	.....	.....	.....	.....	5	.....	.....	.....	.....	.....	125
Washington.....	15	29	75	23	105	.....	1	28	12	1	.....	2	.....	.....	.....	.....	.....	244
Wise.....	6	19	52	17	44	1	1	28	.....	.....	.....	5	.....	.....	1	.....	.....	139
Total.....	388	527	889	568	2845	84	172	410	183	36	2	63	5	10	22	11	9	5301

TABLE III.  
*Findings of Tuberculosis and Other Diseases in 1,886 Case Histories Made at Clinics in  
 1921 by the Virginia Tuberculosis Association.*

COUNTY	ACTIVE			Arrested	Suspicious	Negative	Tonsils and adenoids	Teeth only	Tonsils, adenoids and Teeth	Heart	Eyes	Miscellaneous	Number Examined
	Advanced	Moderately Advanced	Incipient										
Annehrst.....	1	2	3	4	3	177	18	79	11	3	..	..	190
Patrick.....	9	2	3	1	16	108	..	..	..	4	..	..	239
Goochland.....	..	5	5	9	7	77	..	..	..	..	..	..	103
Prince Edward.....	..	3	5	8	40	183	18	..	..	..	..	..	539
Chesterfield.....	..	1	1	..	4	93	19	17	..	..	..	..	100
Orange.....	1	1	2	2	33	137	..	..	..	5	..	..	189
Augusta.....	8	13	12	16	57	195	27	5	15	7	..	13	297
Prince William.....	4	4	6	2	18	101	..	..	..	5	..	..	136
Shenandoah.....	5	2	5	2	33	78	..	..	..	4	..	..	128
Loudoun.....	8	4	4	2	16	104	8	..	..	5	..	14	129
Bedford.....	1	1	..	2	2	100	10	57	7	7	1	..	105
Rockingham.....	9	5	4	4	30	79	6	..	..	..	..	..	131
Total.....	49	46	50	50	259	1432	106	158	33	47	1	27	1886

TABLE IV.  
*Tabulation of Histories of Family Contact, Showing Relationship in 5,301 Cases, Made  
 by Virginia Tuberculosis Association, 1919-1920.*

COUNTY	Father Mother		Brother Sister		Grand Parents		Uncle Aunt		Child		Husband Wife		Indefinite		No History Given		Total Contacts	
	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.	Pos.	Neg.
Amherst.....	11	15	7	8	2	4	3	3	.....	.....	3	.....	6	.....	26	80	32	47
Allegheny.....	70	22	44	23	26	3	35	10	8	.....	8	.....	21	27	445	500	212	85
Alleghany.....	3	18	4	8	3	10	.....	.....	.....	3	.....	.....	5	19	42	260	15	74
Augusta.....	30	54	13	19	6	24	5	28	4	.....	2	.....	28	36	154	269	88	167
Campbell.....	14	17	15	7	6	10	11	15	4	1	.....	.....	7	7	55	145	57	58
Clarke.....	10	14	6	7	1	5	2	3	1	1	1	.....	.....	.....	6	84	21	37
Frederick.....	17	27	5	6	6	12	8	12	.....	.....	4	.....	3	11	33	50	43	72
Isle of Wight.....	22	3	21	.....	5	3	9	.....	.....	.....	2	.....	.....	1	102	21	65	7
Nansemond.....	10	.....	.....	.....	1	.....	4	2	2	2	2	.....	12	1	30	40	42	3
Pittsylvania.....	48	32	23	18	3	12	10	8	2	2	9	2	19	18	191	253	114	93
Prince Edward.....	4	10	6	10	2	2	3	11	2	2	1	.....	4	7	35	134	23	43
Smith.....	43	18	20	15	21	12	41	18	.....	.....	7	2	14	4	72	145	146	69
Southampton.....	18	5	7	4	.....	.....	6	1	1	1	1	.....	2	2	49	21	41	14
Washington.....	41	8	15	11	11	8	19	6	2	1	5	.....	11	13	31	53	108	52
Wise.....	8	5	13	8	5	4	3	.....	1	.....	9	.....	6	2	53	24	41	21
Total.....	349	248	210	144	98	108	159	130	27	11	61	30	144	170	1324	2588	1048	841



### APPENDIX III.

#### **Tuberculosis and the Virginia Schools**

That at least 75 per cent of tuberculous infection occurs in childhood is now considered an established fact. Tuberculin tests administered to large numbers of children give a positive reaction in 50 per cent at 5 years of age, and in 75 or 80 per cent at 14 years. Autopsies bear out these figures, even when the cause of death has been other than tuberculosis. Infancy and childhood are the periods of implantation of the tubercle bacilli. They are also the periods of establishment of immunity. This fact should have full recognition in any school system.

Colonel George E. Bushnell in his illuminating book, "Epidemiology of Tuberculosis," makes particularly clear the distinction between this primary infection and the disease of the already tuberculous individual, which ordinarily manifests itself in the adult as "consumption" or pulmonary tuberculosis.

Colonel Bushnell says: "Antenatal infection being extremely rare, it may be assumed that the human infant begins life free of tuberculosis. The world of the very young infant is a narrow one. Its fate as to tuberculosis rests in the hands of the mother. The conditions are such that if tuberculous infection takes place at all as when the mother is consumptive, the dosage will probably be large and the child will be likely to die of an acute generalized tuberculosis. If the child escapes such a fate it will probably not be infected until it is old enough to move about. With cleanly surroundings and in the absence of opportunities for direct infection from consumptives, the child will pick up now and then a tubercle bacillus from some of the countless articles which come within its reach that may be infected. These bacilli reach the glands through the various portals of infection and there are collected and very possibly also increased by multiplication until the threshold of infection is reached, *i. e.*, until the number is sufficient to arouse the specific resistance of the organism. The bacilli coming in one by one, in this manner, the threshold of infection will be passed by the smallest number of bacilli that can excite a reaction. The child thus infected, if shielded from massive re-infecting doses, will proceed to develop an immunity which in time reaches a maturity such that no subsequent infection from without can take hold. He may go through a long life without developing any manifest tuberculous disease, though, perhaps, repeatedly exposed to infection.

"It should be emphasized that a history of this kind is the history of the majority of civilized adults. But if the initial infection has been large or if there have been repeated early reinfections or if the resistance of the individual is lowered by intercurrent disease or by bad hygiene, the infection with tuberculosis is no longer simply a beneficent vaccination but it is in truth an infection."

Later Colonel Bushnell further elaborates the forms of infection which are of particular interest in connection with the school room. He says: "Primary tuberculosis is seen with us practically only in young children. It was formerly held that infection at this age is always fatal, but this is far from being true. As has been shown by tuberculin reactions, a consider-

able percentage of young children go on to develop an immunity as the result of the early inoculation and may never exhibit any manifestations of clinically apparent tuberculosis. The child which has received a tuberculous infection of the nature of a vaccination against the disease never has any marked swelling of newly involved lymph glands whatever its subsequent history as respects tuberculosis may be."

While there are indications that primary infection occurs before seven years of age, it is certain from Fishberg's findings in the New York schools by the administration of tuberculin that tuberculous infection increases from the seventh to the fourteenth years. The school problem as related to tuberculosis concerns itself, therefore, in a small part only with modes of infection. The establishment of immunity and the teachings of such health habits as may tend to conserve an already partly established immunity, should be the chief concern of the school authorities.

No specific study has been made to determine the extent of infection in Virginia schools. The mortality statistics furnish unhappy evidence of the number of children who have received doses of infection beyond the point of immunity. A few chest examinations in rural schools, and regular examinations in city schools give some light on the extent of infection. To this may be added some 57,000 physical inspections of school children by nurses, and their findings with regard to cervical gland involvement and malnutrition, the former frequently the result of already existing infection, the latter an indication of a resistance lowered to invasion.

During the years 1914, '15 and '20, there were 541 deaths from tuberculosis among children from the age of five to fifteen. This was approximately 4.9 per cent of the total deaths. Comparing this percentage with the loss in the same age period in eight other States the difference is so small as to be negligible. Virginia, then, has no more massive infection among children of this age than other States in the Union.

That the condition is present that Colonel Bushnell designates the infection of "imperfect immunization" is evidenced by the enlarged glands found in field clinics. During the first two years of this work, effort was made to decline to examine school children. This was due to the fact that the purpose of the clinic was to find active tuberculous cases, and to urge upon them the possibility of cure. There were no provisions for the children at the sanatoria and medical inspection in the counties was so little developed that it was considered almost impossible to provide any remedy. Therefore, the work among children was confined largely to suspicious contacts. A little later in clinic experience an effort was made to discover actual conditions in a few counties where public health nurses were already at work.

Unfortunately the records of examinations made in schools are not sufficiently exact to enable us to give percentages and precise findings. The 388 school children found in clinics with glandular involvement certainly represent a higher percentage than is desirable. The existence of such a figure in examinations purposely restricted to adults, is a warning which Virginia would do well to consider.

Much more definite tabulation can be made of the results of inspection of rural school children by public health nurses. The defects of particular interest from the angle of tuberculosis would naturally be glandular enlarge-

ment and malnutrition—the former an indication of possible infection, the latter, good soil. Both of these conditions, unfortunately, are more or less medical problems and it is apparent from the records that the nurses were unwilling to make decisions in cases where there was any doubt. The record of malnutrition is notably low. The nurse had no scales, and probably hesitated to pass judgment upon signs of underweight unless the evidence was conspicuous. In other words, “malnutrition” is probably definite anemia.

In inspections of 57,874 school children in rural Virginia in 1919-20, 38,374 defects were found. The burden, as usual, fell upon teeth, which yielded 15,212—a little less than one-half the total. Tonsils and adenoids came next with 10,482—a fact of profound importance to the welfare of the State. Writing of this condition, Dr. Lawrence Royster, of Norfolk, says: “Children who have infected tonsils are indeed handicapped since they are the recipients of continuous doses of toxins generated in the crypts (tonsils) and are therefore subject to a chronic toxemia, while those whose oxidation is impaired through the mechanical obstruction of hypertrophied adenoid tissue are apt to be anemic and flabby and subject to infection even though they may be above the average weight.” Among the 57,874 children inspected, 4,413 were found to have defective vision—a figure which represents 7 per cent of the total number.

In the two conditions of most interest in regard to tuberculosis, we find that 3,372 of the children are reported as having malnutrition. The percentages as found elsewhere in large numbers of children with regard to underweight range from 25 to 60 per cent. It is possible that a pair of scales would have produced similar figures in Virginia. When we consider the basis for this figure of 3,372 children with malnutrition, it becomes more important. It actually signifies that over five per cent of the total 57,874 children showed signs of anemia. Of course, it must be recognized that hookworm probably played an important part in producing this result. The number of children with enlarged glands was given as 1,584. This figure is really not of much import as representing actual conditions since a nurse would hesitate to make a diagnosis.

It is interesting to find that the nurses give a total of 5,085 corrections made in the total of 38,374 defects found. This is an incomplete record. The school enrollment in a county varies from 1,500 to somewhat over 11,000 children. In a large county it would be impossible for the nurse to do sufficient follow-up work to be able to make a complete report of corrections effected. The records show that 14,496 children showed defects, and that 10,489 notices were sent to parents. Two thousand one hundred and fifty-five children are reported as having had defective teeth “corrected,” and 889 operations were done for tonsils and adenoids. There is no data available regarding the care of the physically subnormal and sick group who showed marked malnutrition. Thirty-three out of 1,584 children with glandular involvement were reported as treated.

Reports from the results of teachers inspections under the West law were only filed last year and are not analysed here.

The reports quoted were filed with the State Board of Health during 1919 and 1920, the first two years during which there were more than four or five county nurses. It is interesting to compare these results with the data



available from the city schools of Richmond. This city is selected and the analysis is confined to it, in spite of excellent work done in other cities, because the full records were readily available to the office of the committee. To the courtesy of Mr. Albert Hill, superintendent of schools, and Dr. N. T. Ennett, medical director, the committee is indebted for the completeness of the tables.

The medical inspection department was established in 1911. Dr. N. T. Ennett was appointed director, and has served continuously. In the first year he had one assistant physician and five nurses. In the fall of 1920 the department had been increased to four doctors—three on part time; eleven nurses, and three part-time dentists. The total enrollment of the schools in 1911-1912 was 20,296 and in 1919-1920, 30,219. When the department was organized each nurse averaged 4,000 children for supervision. In 1920 this was reduced to somewhat under 3,000.

The increase in force is reflected in a very large increase in children examined, defects found and corrections made. In 1911, for instance, 9,417 children were examined. In 1920 the total examinations reached to 15,117. In the nine-year period 45,758 physical defects have been found and 35,747 corrections made—slightly over 75 per cent. The consistent development in the effectiveness of the work is clearly shown by the difference in corrections made in the early and the later years. In 1911, 1,156 children were found to have defective vision, of which number 371 were treated. In 1920, 1,064 were found with this defect, and 1,149 were treated—evidently the department cleaned up a balance from a previous year.

In the same fashion, defective hearing was found in 229 children in 1912; and 48 corrections were made. In 1920, 226 such defects were found and 224 were treated. The development is even more marked in defective teeth, where 1,275 were found in 1912 and 599 treated; while in 1920, 5,573 were found and 4,981 were treated. In 1912, 484 children were found with enlarged tonsils and 109 were treated. In 1920 this condition was found in 1,104 and 880 were treated. In both these instances, the number of children found with defects was very much larger, also the percentage of corrections made.

The department has by no means confined itself to correcting physical defects. Much of its most effective work has been accomplished in more definitely medical fields with the subnormal and sick child. During the nine-year period, 15,287 cases of infectious diseases have been found in the schools. This figure is of interest in connection with Colonel Bushnell's statement as to the part played by "intercurrent disease" in lowering the resistance of the individual.

Such incomplete data as to the incidence of infectious disease is available from rural schools that no figures can be quoted. Among 5,301 patients examined at clinics by the Virginia Tuberculosis Association, 14,307 previous infections with measles, mumps, whooping cough, etc., were reported. In these histories the percentage of infections was almost even for the tuberculous and non-tuberculous applicants. Only in malaria, which of course does not appear in the reports of the Richmond schools, was there a larger percentage of cases among the tuberculous. Here it was 53 per cent of the total number of cases reported, although the tuberculous were only 44 per cent of the applicants. The early symptoms of tuberculosis so often simulate malaria

that one is reminded of the warning made by Dr. Hobart A. Hare, in his *Practice of Medicine*, "In some cases there is no cough, but only a little rise of evening temperature, preceded by chilly sensations. If the number of cases in which these symptoms have given rise to the diagnosis of malarial poisoning could be gathered together, they would be a multitude which none could number." In spite of the lack of evidence furnished by the 5,301 case-histories made at the State clinics, by which to connect these early infections with tuberculosis, nevertheless each of these infections reduces the resistance of the individual to other disease.

Of much more direct bearing on the tuberculosis problem is the record of seventy-five children found with pulmonary tuberculosis in the Richmond schools in the nine-year period, and 452 suspects. It is for these tuberculous and pre-tuberculous children that Richmond has open-air classes. The first was begun in 1913, on the roof of one of the schools. There were twenty pupils in the first class. In 1920, seven years later, there were sixteen classes in operation with an enrollment of 255 pupils.

Dr. Ennett states that each child is given a complete physical examination including the chest before being admitted to the class and is examined twice every year, while the remainder of the school children are examined once every two years. Children with tuberculosis in their homes, or who are themselves tuberculous or anemic and physically subnormal are admitted. No open cases—cases with positive sputum—are admitted. The school hours are similar to those for the rest of the school, but one hour's rest on cots is given in the middle of the day. The children are given two light lunches during school hours. The average period of stay in the open-air class is one and one-half years. The promotion record is good, being usually as high or a little higher than for the children in the rest of the building. The daily average attendance is higher than the average for the school body.

The effect upon the health of the child is frequently remarkable. In 1920, in a class of twenty children, 25 per cent went over the normal weight for the height and age of the child; one gained twelve pounds; two gained ten pounds, and several from five to six pounds. All of these children ran slight temperatures on admission, and in the case of the tuberculous ones continued to do so throughout the school year, while the child gained steadily in weight and strength. Dr. Ennett says, in speaking of the increased cost of the open-air classes over the regular school class, "From our observation of the work done in the open-air class we are of the opinion that this increase in cost is fully justified since the majority of the open-air children would soon drop out if they continued in the regular grade, and would never be able to continue their studies. The open-air class enables them not only to continue their studies, but what is more important, to regain their health."

In addition to this group of tuberculous and pre-tuberculous children, the medical department gives special supervision to the large number of physically and mentally subnormal children found in the schools. No method of congregating the physically subnormal has been established. They receive, however, more direct supervision from the nurses; are re-examined as necessary by the doctors during the school term; in part, are provided with hot lunches at school; and are visited in their homes by the nurses who discuss with their parents the method of care necessary for their development.

Special classes were opened for retarded pupils in 1911 with an enrollment of seventeen. In 1920 this number had grown to 282. In 1913 classes were opened for fifty-two feeble-minded children and in 1920 the enrollment was 194. Special rooms and teachers are provided for these groups. Mr. Julian Binford, assistant superintendent of schools, has direct supervision of these special classes. He says of them: "These children who are mentally deficient can have their mentality improved in some cases by the remedying of all physical defects. As a result of finding and remedying all defects and employing special methods of teaching, about 10 per cent of this group go out into the regular classes. These mentally defective children belong to the class who do not remedy physical defects without outside help. We find it important that when they go out of the school system, at about sixteen years of age, they should have had such defects as teeth, adenoids, etc., corrected. They go into the simpler forms of industry and their working efficiency is increased by this physical care while in the school system."

Since no special rooms or buildings are set apart for the physically subnormal it is impossible to estimate the percentage of promotions among them. From the record of the open-air classes, which frequently give from two to five per cent higher promotion than the rest of the school building, it is fair to infer that this second and much larger group would also show a higher average of promotion than had they been left untreated. It is not possible to determine how much of the cost of the medical department Richmond saves by the reduction in the number of repeaters. Every child costs the city about \$42.00 a year. The open-air classes double this amount for each child. It would certainly be fair to credit to the medical department of the schools the saving effected by the excess percentage of promotions from the open-air schools, and an amount now unknown, but possible to determine, saved in the same fashion in the second uncongregated group.

It must always be borne in mind also that Richmond is doing a great deal to make her future citizens fit for the battle of life. The results of the examinations of young men by the draft boards during the war is sufficient reply to anyone who argues that such work as that done in Richmond is not "necessary." America found that through carelessness and ignorance one in every three of her young men was unfit for war service. It is a stigma which only superlatively high future standards can erase. The value of the part played by the medical department of the Richmond schools to enable our future citizens to reach this standard cannot be estimated.

Comparisons between the record of the county work begun in 1918 in the face of known difficulties and lack of medical facilities, and the Richmond work begun in 1911 under competent medical direction and with medical facilities at hand, is manifestly unfair. Richmond has not effected the results outlined above without years of co-operative work, and the expenditure of much money. The schools have been fortunate to have the assistance of the Medical College of Virginia, to which dispensary they have referred 11,281 children, while many others have had operations for tonsils and adenoids at the Memorial Hospital. To secure that co-operation which is more mighty than all other combined—an educated public sentiment—the department has to its credit some 14,044 lectures and talks.



The analysis of results of the work under the widely differing conditions and opportunities is only proper if it clarifies the method to be evolved by the Virginia school system to attain the goal of proper and effective work in tuberculosis control. This goal was rather clearly indicated by Colonel Bushnell's discussion of implantation—slight concern with mode of infection and large concern with the establishment of immunity. The analysis of the Richmond department has shown it dealing with two definite divisions of the whole problem—inspection and correction of physical defects; and treatment of the physically subnormal and sick child. The department recognizes, therefore, that the finding and correction of physical defects is an essential factor in the establishment of sufficient "resistance" to aid in building up a mature immunity. It recognizes, further, that the care of the physically subnormal and tuberculous school child is essential to any type of immunity—and thus, to the actual preservation of life.

Since the West law is entitled "An act to provide for public health nursing, health examination and physical education of school children," it was to be expected that both these phases of the medical problem of the schools should be foreshadowed in it. This act was approved in March, 1918, and amended in 1920. It has, therefore, been effective during two school terms. The two boards responsible for its enforcement—health and education—are to be congratulated on their results.

Since no nurses are yet available in fifty-two counties, the burden of the work has fallen on the teachers through the physical inspection clause of the law. Every effort has been made to fit them for this new responsibility. In forty-eight counties, their findings are checked by nurses in all doubtful cases, and the follow-up and correctional work is effected by the nurse. In eight counties, full-time health officers organize the entire campaign. Under this law 127,187 physical inspections were made in the session of 1920-1921, in an enrollment of 400,769 pupils. The record of defects is incomplete, owing to the late filing of reports. It shows, however, 16,039 defective vision; 4,042 defective hearing; 40,306 defective teeth; 6,470 malnutrition; 3,598 defective tonsils. The latter record is low, as the teachers were not required to report on this finding, since the question of defective or enlarged tonsils is a medical one.

No data regarding corrections can be secured except in those counties where nurses are employed. The teacher notifies the parents of defects. Corrections are not reported. No definite figures can be secured for the end results of this work, therefore, until such time as the 100 counties of the State have public health nurses.

In the judgment of your committee, the State has, in its administration of the West law, made good headway in the medical problem of the schools from the angle of physical defects and physical education. Thousands of teachers have been brought to regard the physical inspection of their charges as a part of their function; a correspondence course in hygiene is conducted by the State Board of Health for the assistance of the teachers; 70,455 physical defects have been found among rural school children; forty-eight county nurses are employed in follow-up and correctional work.

The second department of the medical problem of the school—the physically subnormal and sick child—remains largely undeveloped in rural districts.

A few nurses have secured funds to provide hot lunches. No systematic method of procedure has been put in operation for the hundred counties of the State. There is still much doubt as to the economic method of administration and organization. In Richmond and in other cities, the care of the physically subnormal and sick child of school age has received much attention. In the opinion of your committee, Virginia should prepare for this work in rural communities. Any attempt to do State-wide work immediately in this field would be out of the question, both from a financial and administrative angle.

It is the belief of your committee and of school authorities, however, that a demonstration of the economical method of attacking this problem should be made in one or more counties. This could be effected by a further development of the existing co-operation between the boards of health and education in the administration of the West law. To be efficient the demonstration should be placed in counties where there is already a full health organization. It should be located where lack of clinical facilities would not afford a constant obstacle. It should be given the services of the medical member of the staff of the Bureau of Tuberculosis Education. It should have the continuous supervision of a specially trained worker. The children should be selected under competent medical advice. The assistance of the parents of the children should be secured, and they should be present at all times when the group of children is collected for weighing and examination. All physical defects found among the group should be promptly corrected. The causes of underweight, malnutrition, anemia, etc., should be discovered and treated. Careful records should be kept of the group indicating the results secured and the cost. A definite program for establishing this type of work in the rural schools should be developed in co-operation with the two boards most intimately concerned.

Elsewhere in this report, the committee has recommended a definite appropriation to be added for this purpose to the tuberculosis educational fund. In the belief of your committee this is one of the essential next steps of the campaign for tuberculosis control. Your committee has reached this belief through no sentimental regard for the welfare of the child deep rooted as is this sentiment in the breasts of all civilized people. It has rather reached this belief after the scientific analysis of the disease, tuberculosis, was presented to it by the medical directors of the State sanatoria. The committee is forced to the belief that adult tuberculosis is in most instances an infection from inside the individual organism due to the earlier implantation of the tubercle bacilli, and that disease is precipitated by a lowered resistance. It is forced to the further belief, that the school period is the time for the establishment of a mature immunity.

Proper medical care and health education of the tuberculous and physically subnormal children during the school session will play a great part in the final reduction of sickness and death from tuberculosis, a disease which has cost our State approximately two hundred millions of dollars during the past eight years. Proper medical care of physically subnormal children during the school session has been found to prevent repeaters in the schools. While probably this saving has not fully paid for the medical care it surely has paid

a part of the additional cost of this care. Realizing that the heart of every man is ready to make appeal for the sick child, your committee dismisses this aspect of the problem, and makes its recommendations upon the scientific basis of economy and efficiency.

TABLE I.

*Reports of County Nurses of Inspections of Rural School Children in Years 1918-1919.*

	Cervi- cal Glands	Thy- roid	Nose and Throat	Ears	Teeth	Mal- nutri- tion	Miscel- laneous	Eyes	Skin	Total Defects
White.....	1,545	262	8,645	619	13,074	2,515	2,887	3,630	607	31,977
Colored.....	39	31	1,837	72	2,138	857	231	783	479	6,397
Total.....	1,584	293	10,482	691	15,212	3,372	3,118	4,413	1,086	38,374

Total children examined.....	{ White..... 50,517
	{ Colored.. 7,357
	57,874

TABLE II.

*Corrections of Defects Effected by County Nurses Among Rural School Children in Years 1918-1919.*

	Cervi- cal Glands	Thy- roid	Nose and Throat	Ears	Teeth	Mal- nutri- tion	Miscel- laneous	Eyes	Skin	Total Defects
White.....	29	10	782	55	1979	10	520	562	331	4239
Colored.....	4	2	107	4	176	6	71	87	395	846
Total.....	33	12	889	59	2155	16	591	649	726	5085

TABLE III.

*Enrollment Richmond Public Schools from 1912-1920.*

YEAR	DAY	NIGHT	TOTAL
1912.....	18,892	1,404	20,296
1913.....	18,209	1,720	19,929
1914.....	18,713	3,746	22,459
1915.....	23,302	4,843	28,145
1916.....	25,751	5,158	30,909
1917.....	26,100	5,902	32,002
1918.....	26,253	4,995	31,248
1919.....	27,252	3,004	30,256
1920.....	27,231	2,988	30,219
	211,703	33,760	245,463



TABLE IV.

*Reports from Medical Inspection Department, Richmond Public School System.*

YEAR	Defective Vision	Treated	Defective Hearing	Treated	Defective Nasal Breathing	Treated	Enlarged Tonsils	Treated	Defective Teeth	Treated	Diphtheria	Measles	Mumps	Scarlet Fever
1911-1912.....	1156	371	229	48	1,096	120	484	109	1,275	599	13	159	425	26
1913.....	885	442	180	52	590	167	492	216	1,300	1,007	38	1,338	424	124
1914.....	407	391	111	64	364	157	319	138	1,423	564	32	476	128	106
1915.....	911	549	236	125	715	319	733	309	2,596	1,759	76	41	1,461	92
1916.....	561	660	166	102	696	464	777	537	2,618	2,463	156	2,749	136	33
1917.....	502	624	196	125	556	622	760	722	3,498	3,570	104	485	289	42
1918.....	500	402	139	141	498	353	855	935	3,028	3,899	409	1,088	782	66
1919.....	622	626	134	118	629	229	733	499	3,762	3,408	24	202	236	26
1920.....	1,064	1,149	226	224	1,059	508	1,104	880	5,573	4,981	113	898	177	108
Total ..	6,608	5,214	1,617	999	6,203	2,939	6,257	4,345	25,073	22,250	965	7,436	4,058	623

YEAR	Pulmonary Tuberculosis	Suspected Pulmonary Tuberculosis	Whooping Cough	Number Examined	Number Inspected	Referred to Family Physician	Referred to Dispensary	Referred to Dentist	Treatment Advised	Total Treated	Home Visits by Nurse	Talks to Clubs, etc. by Nurse	Malnutrition
1911-1912.....	6	141	3	9,417	6,053	4,456	307	1,454	5,694	4,002	3,485	562	258
1913.....	31	76	40	7,655	5,276	2,658	508	1,340	2,777	3,642	3,967	832	.....
1914.....	8	89	832	7,415	19,505	1,547	432	2,223	3,215	2,234	3,554	1,868	.....
1915.....	6	39	90	8,872	23,270	3,019	1,016	4,794	4,964	7,743	4,258	2,229	.....
1916.....	7	46	378	10,001	30,006	2,264	453	3,082	4,510	9,904	5,744	936	.....
1917.....	10	19	356	9,227	33,159	1,712	1,133	3,944	4,153	15,538	5,674	1,676	.....
1918.....	10	164	9,154	42,346	2,398	1,216	3,226	2,969	21,331	6,375	1,746	.....	
1919.....	2	15	181	8,604	35,288	2,051	2,666	3,703	3,135	21,294	5,850	1,338	.....
1920.....	5	17	161	15,117	71,703	4,383	3,550	5,867	9,318	36,183	8,180	2,857	.....
Total.....	75	452	2,205	85,462	266,606	24,488	11,281	29,633	40,735	121,871	47,087	14,044	258

TABLE V.

*Table Showing Percentage of Promotions in Open-Air Classes and In-Door Classes in Corresponding Schools for 1916.*

SCHOOLS	Total Per Cent. promoted for the building in February	Total Per Cent. promoted for the open Air Class in February
Bellevue.....	86.0	90.0
Springfield.....	83.3	95.0
Jefferson.....	78.7	88.8
Madison.....	77.7	84.2
Elba.....	88.3	85.0
Cary.....	58.8	94.7
Bainbridge.....	74.1	85.0
Baker.....		68.4
	Total Per Cent. promoted for the building in June	Total Per Cent. promoted for the Open Air Class in June.
Bellevue.....	86.7	90.0
Springfield.....	84.6	95.0
Jefferson.....	82.0	90.0
Madison.....	75.9	89.5
Elba.....	89.8	100.0
Cary.....	64.7	90.0
Bainbridge.....	74.0	80.0
Franklin.....	74.3	42.0
Baker.....	74.0	74.0
Dunbar.....	74.0	60.0
Navy Hill.....	76.3	78.2

## APPENDIX IV.

### The Problem Presented by the Tuberculous Negro in Virginia

It is misleading to discuss the "negro tuberculosis problem." There is no such problem. There could never be such a problem without complete segregation of the race. So long as the interrelation of the races continues and tuberculosis exists, there will be one tuberculosis problem, an angle of which must deal more peculiarly with the disease as related to the negro.

The fundamentals of the social order in which we live excludes any other conclusion. The negro continues in the vast majority of cases to act as the domestic servant for the white race. As butler, as maid, as cook, the race lives in intimate daily contact with the white. In these capacities, they handle our raw foods, as well as the cooked; they wash our china and silver and set our tables; they wash our clothes, make our beds and smooth our pillows. In a thousand commonplace daily services they have countless opportunities for handing on to us their disease germs.

To these services Virginia adds the relationship of "Mammy" and takes a well placed pride in the result. There are few Virginians who do not look back with joy and gratitude to the love and care of some negro nurse. And so genuine is the affection usually engendered in this relationship, and so profound is the loyalty and devotion of the fine type of negro, that it is not uncommon to find the tenderness and devotion continuing unto the second and third generation. Under such social conditions any independence of problems is impossible, particularly when these problems assume such a nature as that of a communicable disease.

There is abundant evidence, quite outside of any knowledge of the existing social order, to show that this high negro rate must directly affect the white race. The occupational tables point to it in that among the death certificates recorded in three years 1,100 give the occupation as "domestic servant." The clinic histories give pitiful stories of domestic service throughout the period of illness and Piedmont furnishes additional histories.

It is fortunately unnecessary for your committee to present any extended argument for the campaign against tuberculosis in the negro race. That plea was presented by the first commission of 1915, to whose recommendations are due the negro sanatorium known as Piedmont, and the continuance of the educational propaganda for the negro equally with the white race. Your committee has found, however, pregnant facts in the statistical tables which are worth serious consideration.

The death rate is two and one-half times as high from tuberculosis of the lungs in the colored race as in the white—in some years even more than this. In 1920, with the negro population only 29.9 per cent of the total, the colored race bore the weight of 53.7 per cent of the deaths from tuberculosis of all forms. In 1915, the colored population was only 31.2 per cent of the total, but there were actually 473 more deaths among negroes; in 1920 the numerical difference was 246 in favor of the white.

Although the white population has represented 68.3 per cent of the total at its lowest point in the eight-year period and reaches 70.2 per cent of the



total in 1920, in not one year of the period did the white deaths equal the colored. With the death rate in the negro race from tuberculosis two and one-half times that of the white, the death rate from all causes in the negro race was one and two-thirds times that of the white rate—an indication that tuberculosis is still playing havoc with the negro.

There has been much discussion of the cause of the high negro tuberculosis death rate. Various theories have been advanced—lack of established immunity, racial susceptibility, etc. It is probable that Dr. H. G. Carter, medical superintendent at Piedmont from its opening in April, 1918, has expressed the latest ideas regarding the subject in a paper recently read by him before the National Tuberculosis Association.

He says: "Statistics show that the high water mark has been reached and passed in mortality from tuberculosis in the United States as a whole. This decrease is generally to be attributed to the education of the public in matters pertaining to health, and as a matter of fact is the result of society adjusting itself to the cramped quarters of civilization. The general health worker in his efforts to eradicate all diseases which sap the vitality of the race, the social worker in his efforts to adjust living conditions, and the specialized tuberculosis worker are all the natural products of civilization in its attempt to adjust itself to a living basis, and this development plus the inherited immunity of the white race is responsible for the lowered death rate from tuberculosis.

"Any given community or race is infected with tuberculosis just in proportion as it departs from the highest standards of living. And the standards of living are learned by experience through congregation. \* \* \* \* \*

"Tuberculosis begins when people begin to congregate and increases until by inherited immunity and experience they adjust themselves. The negroes represent a good example of this statement. In Africa it is generally conceded that tuberculosis is practically unknown and when introduced by the white man, it is present in the native as an acute disease, a fact brought out by Bushnell and others. During slavery in this country tuberculosis was rare among the negroes, a statement not to be substantiated by figures, it is true, but too recent in the minds of many to be disputed. At the end of slavery, the negro suddenly changed from a regulated open-air life to the life of the white man in even more crowded and unsanitary quarters necessitated by circumstances or shiftless habits. He immediately became the prey of tuberculosis. This is especially true of those who congregated in the cities. In taking family histories of negro consumptives it is quite common to find one who has lost five or more in his immediate family, showing it to be almost or quite a primary infection. Statistics in Virginia in 1917 show that 2.21 per cent more negroes died of tuberculosis than whites. This condition will continue until by precept and example, by the 'survival of the fittest,' and by inherited immunity, the negro adjusts himself to the changed conditions of life, and I am of the opinion that mental development and responsibility will play the most important part. Mental development and the reduction of the death rate from tuberculosis in the negro, as in the other races, will be accomplished by the betterment of the environmental conditions and a gradual change in detrimental racial habits more than through inherited immunity."

If Dr. Carter is right in his reasoning, then education is the answer to the negro tuberculosis problem. In this connection it is interesting to note that the State made its first appropriation for tuberculosis education in 1916, and that the colored, as well as the white, rate is actually dropping in Virginia. In 1915 the white rate from tuberculosis of the lungs was 102.9 per 100,000 living; the colored rate was 302.8. In 1917 the white rate was 95.1 per hundred thousand and the colored was 279.0. Two years later, in 1919, we find the white rate 88.5 per 100,000 and the colored rate 249.7. While in 1920 the rates were respectively 82.8 and 232.1. This lowering of the rate is distinctly encouraging. The tuberculosis rate for the population as a whole remains higher than that of the registration area as a whole. Plot the separate rates by any one of the usual methods and it is evident at a glance that the negro rate is responsible for this high combined rate and that the curve of the combined rate begins to respond to the lowered rate in the two races. The combined death rate per hundred thousand of population from tuberculosis of the lungs was 165.4 in 1915, and the rate for the same cause was 127.5 in 1920.

During the five-year period since the first commission the educational campaign has been intensified. In connection with the clinics as outlined elsewhere in the report, lectures have been given in hundreds of churches. The reports of the ignorance regarding tuberculosis among the rural negroes are pitiful. They hold the doctrines of the days before Pasteur. They believe it is hereditary and incurable, refuse to go to bed until death is imminent, finally make the room as nearly air-tight as possible, shut themselves in and prepare to die. This is, of course, the picture of the rural negro. In some instances deacons have arisen after the lecture, said they had never heard a "rumor" that the disease which "kills so many of my people" could be cured, and in an affecting manner thanked God for sending the tidings. While the city negro and the educated man know theoretically the facts regarding the infection and the cure, it is doubtful as to how much they can translate their knowledge into practice. Certainly, one of the great discouragements of the field force is to attempt to teach the patients to translate their instructions into living on the "cure."

The responsiveness of the negro is particularly apparent in this work. To them tuberculosis must seem a deadly and imminent danger, already at work among their friends or family. Following the customs of the negro churches, the lecturers have asked them to show their agreement or disagreement throughout the lecture. When the old doctrines or the extent and deadliness of the plague are discussed a subdued chorus of assent will go through the congregation like a wave of woe. When the new knowledge, the possibility of cure and actual conquest of the disease are touched upon, a silence will fall and grow in intensity, as though such hope was breath-taking.

There is, of course, incredulity. It has been fortunate that among the lecturers two or three are either from families with a seriously bad history or are, themselves, cures. The demonstration of a cure has proved invaluable. The negro is willing to take the lecturer's word for this new doctrine, but he likes to be shown.

The educated negro has proved a great help in this campaign. The relations of the rural negro are strangely tribal. The teacher must be armed

with authority and this authority is best found within the negro race. This is true, although the negro still looks to his "own" white man for guidance. The Negro Organization Society gave its first aid by raising \$5,000 for Piedmont. Since then it has given continuous assistance. Armed with the backing of this organization, the field health workers have been welcomed in many places heretofore closed to everyone except ministers.

The majority of the educational work has been done through the church. The community assembles there. The influence of the church is dominating. The tribal idea is expressed through this organization and one word from the leader and the attendance at clinic is assured. Sometimes the clinic attendance has been embarrassingly large. When this has been true lectures have been given, consultations held with groups and individuals, and as many examinations made as possible.

It has been impossible to tabulate the clinic findings. The larger percentage of cases has been found in the negro race, but the actual percentage cannot be given. The nurse has been uncomfortably aware of the number of cases, since in so many instances funds must be secured from outside sources for their care at Piedmont.

The inception of the clinic idea was due to the building of Piedmont and the necessity of filling its beds. Many persons who knew that there was no solution to Virginia's tuberculosis problem without sanatorial care for the negro, nevertheless feared the experiment. If the place failed, the attempt would do harm which would endure for years. The committee of the State Board and the medical superintendent at Piedmont are to be congratulated on the fact that Piedmont has been so far from a failure that it is in reality a shining example of success.

There were three major doubts in the minds of the friends of the movement. First, that the negro would go to a sanatorium; second, that he would stay there for treatment; third, that he could be sufficiently educated and trained to serve any useful purpose after his discharge. The settlement of these doubts are to be found in Dr. Carter's reports and in the experiences of the field workers.

Piedmont was opened on April 22, 1918, with a capacity of forty beds and two patients. On July 15, less than three months later, the forty beds were filled and there was a waiting list of thirty-five. On September 23, 1918, the second forty bed pavilion was opened, and at the end of the week, the date of the first annual report, fifty-four patients were in bed. The end of an eighteen-month period showed the eighty beds filled and forty-eight on the waiting list. There has been one period during which there have been vacancies. There have been several periods during which the waiting list was longer than the capacity of the sanatorium. During these discouraging periods patients have passed from the early stage of the disease, through the moderately advanced and on, even to death itself, before admission.

The institution now has a capacity of 100 beds. It is Dr. Carter's policy to keep the waiting list as small as is reasonable. This is only done by curtailing the propaganda and discouraging doctors from sending in applications. Too long a waiting list is more discouraging even to the educated among this temperamental, impetuous race, than among the steadier Anglo-Saxon.



How Dr. Carter has managed to overcome the problem of keeping the patient at the sanatorium is best told in his own words: "Love of ease and a care free disposition are assets to one compelled to lie in bed for a long period of time, but when a care free disposition amounts to irresponsibility and a total grasp of a serious situation until too late, it becomes most decidedly a handicap. This is particularly true in our discharged patients. Those who continue well are those who showed mental responsibility while "on the cure" and these were mainly of the educated class.

"Experience in our work among the negroes shows that it is all important to get the confidence of this ease loving, care free patient, and impress him with the fact that he is a sick man and needs treatment and that this treatment will be absolute rest in bed in the open air for a long time. All of his former convictions have to be shattered and replaced with new ones. He believes, first, that to get into bed with "consumption" means certain death; second, that strong medicine is a specific for all ailments and when this has failed all has failed; third, that a closed room with all 'cracks chinked' is the treatment for a 'cold.'

"So new is our field and so deep-grounded is the conviction that consumption is incurable that great difficulty was experienced during the first year in getting cases to enter the sanatorium and to remain long enough to effect a cure. Less difficulty is experienced now on account of the fact that practically all of our employees are discharged patients and they serve as a concrete illustration of the fact that tuberculosis is curable. Conversations between the incoming patient and the arrested case in the person of the employee are often amusing and instructive to the interested listener and show with what effort he discards his former ideas and his incredulity in the new. Concrete examples of the curability of the disease are helpful to all afflicted with tuberculosis, but with the negro they are almost essential."

The results in cure at Piedmont should not be compare to those at the other sanatoria. Forty per cent of Dr. Carter's cases in the first year were taken for segregation purposes solely, *i. e.*, to take care of the patient who had literally no one to care for him in his dying condition, or to take an ignorant advanced case out of a home in which there were young children, thus saving the State eight or ten new cases of the disease. It is remarkable that with the ignorance regarding the disease sixty per cent of Dr. Carter's first cases were "treatable." In a total of 694 cases, 210 of whom were admitted solely for segregation and are excluded in the percentage, Dr. Carter shows 61 per cent improved. Of 55 cases admitted as incipient 54 were discharged improved, of 229 cases admitted as moderately advanced 125 were discharged as improved, while of 410 cases admitted as far advanced 114 were discharged as improved. The percentage of improvements in the first and second stages compare very favorably with other sanatoria. The percentage of improvements in the third stage is much less. In follow-up work by the sanatorium a report on cases discharged in the first two and a half years of operation shows one dead in 38 cases admitted as "incipient," or 3 per cent; sixteen dead in 95 cases admitted as "Moderately Advanced," or 17 per cent; 180 dead of 248 admitted as "Far Advanced," or 73 per cent. These results show the importance of early diagnosis.

The problem of segregation and also of providing treatment is a serious one. The ignorant negro consumptive is a menace to his entire household. He should be segregated, even though it be necessary to invoke the law to effect it. The charge at Piedmont is now \$14.00 a month and hundreds of the patients found through clinic work cannot pay even this nominal sum. A field nurse recently reported an advanced case found through a clinic, living in a household with two families and a total of nine children. To leave him there is to court the infection of the children at least, thus giving nine new cases of illness and probable death, with their train of infections. This patient had no money and Piedmont no free beds. At the same set of clinics a similar home condition was found with a white patient, although in the latter instance the disease had already spread to two young children. The State must in the near future give further aid to this type of case.

It is apparent from the reports of the field staff that Piedmont's influence is not bounded by the confines of the property. Its ex-patients are, in many cases, as devoted to the cause as patients from any sanatorium in the Union. On various occasions they have shared the platform with the State speakers and have expressed such touching faith, gratitude and thankfulness as to deeply move their hearers. They seek opportunities to bear testimony and in several known instances have been persistent in their efforts to induce other patients to follow their example. Their influence for good is boundless and they frequently place themselves unreservedly at the call of the field force.

Your committee wishes to congratulate the State on the success of this work. In the Union there are only four sanatoria exclusively for negroes, having a total bed capacity of 154. The entire South has only 247 beds for negro consumptives. Of this total Virginia has 100. The Commonwealth is doing a piece of pioneer work of vital moment to the welfare of the country. That the work has been well done is apparent from all the evidence which could be secured. Your committee admits that it is only the beginning of a much larger work. It has elsewhere in this report asked that it be immediately increased. It is no longer simply an experiment. It has amply justified itself. Its results are probably reflected in the declining death rate for both races. Its more intimate results are reflected in the testimony of praise and thanksgiving made by the recipients of its benefits.

TABLE I.

*Deaths by Color in Virginia from all Forms of Tuberculosis and Rate Percentage of Total Tuberculosis' Deaths Over Several Years.*

	1913		1914		1915		1916		1917		1918		1919		1920	
	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths	No. Deaths	% Total Deaths
White.....	1716	47.8	1822	46.5	1765	44.2	1818	46.8	1699	44.8	1960	47.8	1567	45.5	1520	46.3
Colored.....	1875	52.2	2092	53.5	2238	55.8	2064	53.2	2094	55.2	2133	52.1	1878	54.5	1766	53.7

TABLE II.

*Numerical Difference by Color in Tuberculosis Deaths in Virginia Over Several Years.*

	1913	1914	1915	1916	1917	1918	1919	1920	
White.....	1,716	1,822	1,765	1,818	1,699	1,960	1,567	1,520	NOTE: In all cases the numerical difference is in favor of the white race.
Colored.....	1,875	2,092	2,238	2,064	2,094	2,133	1,878	1,766	
Numerical difference..	159	270	473	246	395	173	311	246	



TABLE III.  
*Population and Death Rates in Virginia by Color Over Several Years.*

	1913		1914		1915		1916		1917		1918		1919		1920	
	Popu- lation	Rate	Popu- lation	Rate	Popu- lation	Rate	Popu- lation	Rate	Popu- lation	Rate	Popu- lation	Rate	Popu- lation	Rate	Popu- lation	Rate
White.....	1,453,439	102.2	1,476,933	106.7	1,500,429	102.9	1,513,632	104.2	1,547,421	95.1	1,570,917	122.4	1,594,413	88.5	1,617,909	82.8
Colored.....	677,250	250.8	679,254	280.2	681,258	302.8	678,387	274.0	685,266	279.0	687,271	285.6	689,274	249.7	691,278	232.1
Total.....	2,130,689	149.6	2,156,187	161.8	2,181,687	164.5	2,192,019	154.9	2,232,687	151.6	2,258,187	168.2	2,283,687	136.5	2,309,187	142.3

## APPENDIX V.

### **Tuberculosis, An Economic Problem.**

By COLONEL C. R. KEILEY.

The people of Virginia have guaranteed to them by the Constitution of the State certain rights, "namely the enjoyment of life and liberty, with the means of acquiring and possessing property and pursuing and obtaining happiness and safety."

These are rights which are tremendously consequential to the Commonwealth. Upon the individual possession of such rights, the prosperity, the prestige, the power of a democracy must depend; and, explaining these guarantees, the courts have held that even the private conduct or private business of any citizen may be regulated in the interest of "public health, safety and morals," and for no other reason.

If the personal affairs of a private citizen may be subjected to public control for the benefit of public health, it must obviously follow that it is a natural and proper function of the State to do all within its power to create and maintain conditions that ensure reasonable opportunity for healthful living.

The expression, "Health is a purchasable commodity," is now accepted as a truism. We know that the vast preponderance of diseases that afflict the race are communicable and preventable. Some are not communicable but are preventable. There are comparatively few that cannot be controlled by the regulation of living conditions, neighborhood surroundings and personal habits.

For the State to decide just what it should do for any particular phase of health work is for it to determine just what proportion of the means at its disposal should be expended for that specific endeavor; and to arrive at a conclusion based on economic findings rather than sentiment would seem to be the wiser method for a legislature to pursue.

Consequently it would appear logical to study the costs of tuberculosis, its wastage, its dead loss, then to appraise the expenditures already made, balancing the costs and the results, and then to calculate the probable gains from future work adequately financed and intelligently directed.

It is not the purpose of this paper to analyze the methods that have been employed in the campaign against tuberculosis or to deal with theories of care and cure; but no economic study could be wholly valuable which ignores two established findings.

Raymond Pearl, Ph. D., the eminent biologist, says: "Very few, if any, persons escape infection with tubercle bacilli at some time in their lives, especially if they live in large industrial cities. Fishberg, after reviewing the literature on the subject, says: 'No matter what the cause of death may have been, whether the persons knew they had been tuberculous or not, between fifty and one hundred per cent of people living in large cities show active, quiescent or healed tuberculous lesions in some organs of their bodies.'"

This very definite statement is quoted to indicate that whatever efforts may be directed toward the alleviation or eradication of tuberculosis are really efforts in behalf of all the people. Consequently a specific endeavor to

help the clinically tuberculous could not properly be called a class effort, since there are few, if any, whose cases might not become clinical.

We have the duty of the State to guard the public health; we have authorities to testify to the pandemic character of tuberculous infection; we have the history of consistently developing public health efforts along general lines; it is for us here to study the economic call of tuberculosis, to appraise its drain upon the State.

If we should accept without further analysis the economic theories of Smith or Mill and calculate the wealth of a State by its total of investments and volume of business, the loss caused by tuberculosis would be difficult to determine with even a relative degree of accuracy. If we were to agree with Ruskin that the State is wealthiest that has the greatest number of happy, noble people we would have difficulty in setting forth the loss in figures. But if we take the more modern view, and the more logical, that the wealth of a State is best reckoned by the earning power of its constituent parts, whether capital or labor, we can arrive at an approximation that will yield a sane working hypothesis.

Ten years ago, Dr. Irving Fisher, of Yale University, estimated that each death from tuberculosis represented a money loss of eight thousand dollars. This estimate took into account the lost wages, the costs of care and the capitalized future earnings of the victim. During the last ten years, keeping pace with the higher living costs, the value of the individual has increased; but if we accept those figures of ten years ago as fair for today, Virginia's death loss from tuberculosis in 1920 exceeded \$25,000,000.00, and in that year tuberculosis claimed its smallest annual toll of life.

This generalization is given for what it is worth, and it may have no value for the present study; but the factors employed by Dr. Fisher in estimating his tabulation have been used and extended for this paper. It has not been deemed necessary or expedient to make a microscopic survey of Virginia's tuberculosis history, but the definitely ascertainable local facts have been correlated with the scientific deductions from experiments elsewhere, so this paper may be taken as a rational compilation and digest.

It is a generally accepted doctrine that not less than one per cent of the population in any part of this country will have tuberculosis in an active form. This does not mean that all those who have active tuberculosis must accept a fatal ending to their trouble; but on the other hand, mortality figures give small encouragement to those who would under-rate the proportion of fatalities. Never yet has the death rate from tuberculosis in Virginia fallen as low as ten per cent of the total death rate, and this very palpably demonstrates the conservative character of the one per cent estimate.

It is notorious that the colored races, particularly the negro, are more susceptible to tuberculosis than are the whites; and, taking into account the percentage of negroes in Virginia with its population exceeding two million, three hundred thousand, it is safe to say that there are at all times in this State not less than 24,000 persons with active tuberculosis.

The Locke and Floyd study of five hundred cases is one of the accepted studies in disability periods. The authors of this paper investigated the cases of 244 persons who had died and 256 who were living at the time. The



average duration of the disease for those who died was two years and one month, for those who were living it was two years and ten months.

These authors note that the period of partial disability is difficult to determine because the pressure of economic necessity keeps so many sick people at work, frequently forcing labor until total incapacity renders further attempts impossible.

Dr. Price, upon whose findings the Maryland commission on tuberculosis based its findings of a death loss for each individual victim of tuberculosis at \$8,512.52, divides disability periods into partial and total; and this would seem to be the more scientific method of determining wastage. For the purpose of this study, we shall assume that the period of partial loss of earning power is too clearly demonstrable to be contradicted.

Actual investigations have led to the conclusion that advanced tuberculosis will show an average period of approximately one and a half years during which the victim, either before death or before his disease is satisfactorily arrested, will have virtually no earning power and is either a charge upon the State or a drain upon the resources of his family.

If we take 24,000 as the possible total of active cases in Virginia, we may safely assume that one-fourth of these, or 6,000, have this year and a half of total disability; and the following calculations are based upon that number.

The period of partial disability is not so easy to determine or even to estimate. If, however, we accept the Locke and Floyd study, it will be seen that the basis adopted in this paper can but be regarded as extremely conservative.

We have assumed that of the 18,000 remaining active cases, there are about 6,000 which will have a year of fifty per cent disability and 12,000 with a year of ten per cent disability. That such assumptions are conservative and defensible may be taken as shown when we consider that under this plan of procedure the year of highest living costs and greatest losses in wages, 1920, gives the Virginia table a lower total for death losses than is given for any similar number of deaths in any of the studies that are accepted as guides; and yet the costs of tuberculosis in this State for ten years, if capitalized, would yield at five per cent more than enough to pay the entire running costs of the Commonwealth.

In each of the years studied, 1914 to 1920, inclusive, the death list has been divided into wage-earners and non-earners, into white and black, into male and female; and these classifications have been used to determine the percentages for lost wages, average earnings for white males and white females, for black males and black females, have been taken.

Thus in 1914, the mortality table showed that 90 per cent of those who died from tuberculosis were wage-earners, 19 per cent were white men, 23 per cent were white women, 22 per cent were colored men, 26 per cent were colored women. The average wage of the white man was placed at \$1.50 a day, for the white women and for the colored men at \$1.00 a day and for the colored women at 60 cents a day. For that year the loss in wages amounted to \$4,617,180.00.

In 1915, the mortality table showed thirteen per cent non-productive children; so that percentage was deducted before a classification was attempted. In that year the percentage of colored women who died was the same as for

the preceding year, but each of the other three classes showed a one per cent decline. The wage losses for 1915 totaled \$4,547,205.00.

In 1916, the mortality tables showed the exact percentages of the preceding year; but the losses were greater. Wages had risen. White men were earning \$1.75 a day; white women and colored men were earning \$1.25 a day; and colored women, 85 cents—an increase of 25 cents a day for each class. In that year, the wage-lost column showed \$5,643,201.

The same rate of wages is taken for 1917 and the percentages of the classes is the same. The total wage loss was \$5,600,429.00.

Nineteen hundred and eighteen witnessed a considerable increase in wages. White men were earning \$2.25, white women and colored men, \$1.75 a day; colored women were getting \$1.25. Again the wage-earning percentages by classes were the same. The total loss was \$7,934,287.00.

The percentages of the wage-earning groups were again identical and the wage tables showed no change. The total losses for 1919 were \$7,501,612.00.

The 1920 table showed an increase in the death list of non-producers. The percentages of white men and women and of colored men each declined one point, but the percentage of colored women advanced a point. The same rate of wages prevailed; and the total wage loss was \$7,204,948.00.

During these seven years, the lost wages of tuberculosis victims made the imposing total of \$43,048,862.00.

It will be noted that the wage scale used is one that can only apply to the least skilled workers. Anyone who had anything to do with the employment of labor in any of the years from 1917 to 1920, inclusive, will recall that he had great difficulty in employing a laborer for any of the figures indicated here as having been current for that time. Furthermore such a study as this must naturally be general rather than specific; but it is impossible to overlook the losses of the highly skilled in trades and professions, for tuberculosis is no respecter of classes or conditions.

The second item in the debit against tuberculosis is the cost of care for the patient. Dr. Irving Fisher concludes, after an exhaustive analysis of other studies and a rather careful survey made by himself, that the period of active tuberculosis is from five to six years, and that from a year to three years before impairment noticeably reduces the daily wage, there is an occasional wage loss and an occasional employment of a physician.

Some years ago, Dr. Biggs estimated that the cost of the support and care of a disabled consumptive averaged \$1.50 a day. This figure is accepted by Fisher and is certainly conservative. In some of the poorer households it may be that these costs would not be reached, certainly not until the later stages come; but the lower costs in such households would very probably be overbalanced by the moderately well-to-do and the still more fortunate who would at the first intimation of the disease seek a sanatorium. In this paper the cost of support and care is taken at \$1.00 per diem for the years, 1914, 1915 and 1916; after that the \$1.50 basis is employed.

No consideration is here given to the incidental care of the partially disabled, the outgo for the totally disabled is estimated for one-half the period of their total disability; yet the sum expended in this line of effort during the last seven years exceeds thirty-two million dollars, to be exact, \$32,699,686.00. This includes the sums for the care of those who subsequently died.

Dr. Fisher figures the average earnings for workers at \$700 per annum, this average including the wages of children in gainful occupations as well as adults. The tables of the Yale economist were prepared several years ago and they are now too low for existing conditions; but since they have served as the basis for several other studies they may as well be utilized for this one.

Nineteen hundred and fourteen was the first year of Virginia's mortality record. The 1914 tuberculosis figures were woefully incomplete. It is probable that all death records were more or less inaccurate since the vital statistics law was new and was not working smoothly. In 1914 only 3,727 deaths from tuberculosis were recorded at the bureau of vital statistics. The 1915 total was 4,003; and this was probably approximately accurate.

Since 1914, the death total has steadily lowered, except for 1918, the year of the influenza epidemic, when many mild cases became serious and many advanced cases fatal. The educational work of the State has been showing results; and last year the death list stood at 3,286.

Accepting \$700 as an average earning power and capitalizing it on a basis of five per cent as actuaries do in estimating a life policy based on a single payment, Dr. Fisher assumed the average age at death as thirty-five years and figured the life value of a worker at \$7,900. It is difficult, if not impossible, to estimate the value of the non-producing members of a family. Who can say whether the death of a mother is not a greater loss to the State than the death of a father or as great a loss?

In this study, life values as computed by the Virginia Insurance Bureau are taken. They are average figures for wage-earners and non-earners. They include the years within which the individual is a pecuniary deficit as well as the productive years. They are by five-year periods for 1914, 1915 and 1920; for ten-year periods for 1916, 1917, 1918, 1919.

These tables will be appended, but their totals are:

1914 .....	\$ 17,143,000
1915 .....	18,620,600
1916 .....	17,245,600
1917 .....	16,985,300
1918 .....	18,716,900
1919 .....	15,639,400
1920 .....	15,465,700
	<hr/>
	\$119,816,500

So we have these three elements of appraisable loss:

Life values .....	\$119,816,500
Wage loss .....	43,048,862
Care and treatment.....	32,689,686
	<hr/>
Total for seven years.....	\$195,555,048

There are other items of loss which are not so easily appraisable, but are no less obvious. Professor Glover says: "The higher ages of the table



show that the elimination of tuberculosis would have a decided effect on the longevity of the race." He says that if tuberculosis were not present the expectancy of life at twenty is forty-six additional years; but that under prevailing conditions a young man of twenty has this expectation reduced two years and 158 days owing to the presence of tuberculosis in his community.

In every Virginia community there is tuberculosis; so in every Virginian the life expectancy at twenty years is two and a half less than it should be and would be if tuberculosis were banished. The value of that life extension can be best gauged by appreciating that this added life all falls within the productive period.

According to Abbott's Life Tables for Massachusetts, based on mortality records of that State for the years 1893 to 1897, inclusive, the mean after life of the average person living at the age at which the average tuberculosis death occurs is thirty-two years. According to Dr. Lawrason Brown, of Trudeau, the mean after life of patients discharged from his sanatorium was sixteen years, just half the normal expectancy. Dr. Fisher regards that loss as excessive, but says that the life of the apparently cured consumptive will not be more than two-thirds of normal—twenty-four years instead of thirty-two.

So we have to add to our palpable losses these obvious but indeterminable losses, the lessened expectancy of the well man who lives in a community where there is tuberculosis and the still further decreased expectancy of the apparently cured tubercular patient. The former loss effects ninety-nine per cent of the entire adult population and may virtually be regarded as a general lowering of the age limit by approximately two and a half years; the latter loss is more wholesale as to the individual but infinitesimal so far as the community is concerned, eight for about one per cent or one month for the entire population.

There is, however, in the consideration of discharged patients or the apparently cured consumptives a fact of vital consequence. Incipient cases that have been cured show greater earnings and more working days than the moderately advanced, and these in turn show proportionately better than the advanced cases. This is admirably shown in Dr. Lyman's paper on the Gaylord Farm Sanatorium. He writes:

"The Gaylord Farm Sanatorium was opened September 30, 1904; and on May 1, 1911, the time at which our yearly reports are made, we had 676 discharged cases who had been away from the sanatorium six months and over. Of these only nine were reported lost, so that we can safely claim a high percentage of accuracy for our records. Thirty-four were school children and, having no earning capacity as yet, were omitted. This left 633 cases on the records on which these studies are based."

The report covers "140 incipient cases, 373 moderately advanced and 120 far advanced." The incipient cases showed an average working capacity amounting to seventy per cent of full time, the moderately advanced showed fifty-nine per cent capacity and the far advanced only twenty-three per cent. Furthermore the wage-earnings were approximately proportionate. The incipient cases reporting average earnings per annum of \$1,020.60; the moderately advanced, \$842.22; the far advanced, \$192.10.

These figures are indicative of the after-life of the apparently cured consumptive. Even incipient cases, if they had proceeded far enough to re-

quire sanatorial care, subsequently averaged only seventy per cent of their normal earning capacity; while cases farther advanced showed proportionately lessened productivity.

Just how these deductions in capacity would show in those arrested cases which had never been in sanatoria is a hazard. What, if any, diminution of energy or earning power might be noted in border-line cases is the vainest speculation. But tuberculosis, once it becomes clinical, will almost inevitably lead to death or decreased values. Aside from the costs of care, its drain upon the community in dollars and cents is a matter of simple demonstration.

Now, how to cope with this enemy is something for the trained specialist and not for economic opinion. If our sanatoria were merely curative institutions it is questionable whether they would justify themselves or be a proper subject for general tax expenditure. Still the curative aspect cannot be ignored in an economic paper; because the earnings of discharged patients are increments to the wealth of the State.

The Massachusetts study, to which we have alluded and from which quotations have been made, shows that for every dollar invested at Gaylord farm there was a return of nine dollars in past and future earning, of which four dollars for one had been the result of only six years. This showing goes far toward justifying the sanatorium even as a curative establishment.

Figures for Catawba Sanatorium are less specific and are not in such detail as would warrant a venture at capitalization; but it is significant that the known earnings of Catawba's discharged patients for the six years, 1915 to 1920, inclusive, the last two years being incomplete, have totaled \$2,517,698.28, considerably more than twice the cost of construction and maintenance for the institution.

It is too early to formulate a table for Blue Ridge, and Piedmont is naturally more difficult for the statistician. Still twenty-eight discharged Piedmont patients showed last year earnings of \$15,959.10.

From the viewpoint of the taxpayer and the economist, sanatoria can justify their costs by showing that they are maintained for the general good and not for the specific benefit of the tuberculous patients. This can be demonstrated only by providing that they are educational institutions whose discharged patients are health propagandists, teachers of those who otherwise might become public charges. To what extent the sanatoria have met this theoretical requirement is a speculation which the writer would not care to make.

But it is safe to say that they are to an extent meeting that requirement; and certainly the educational work directly emanating from the tuberculosis division of the State Board of Health, together with its localized clinical work, can be made to have a vast and demonstrable money value. Determination and segregation can probably eliminate tuberculosis; but it is doubtful whether segregation could be effected; therefore, education must take the place of segregation; and the non-transference of the tubercle bacillus at the well conducted sanatorium is proof that education is not altogether an undesirable substitute.

Now since we know how the disease is transmitted, education will show how to prevent transmission. Since we know how incipient cases may be cured and sub-clinical cases kept below clinical manifestation, it is necessary

only to educate in personal habits. A well rounded plan for tuberculosis work in any State having sanatoria should be not unlike the scheme of a State university with its extension departments going to the people who cannot come to it.

It would seem that eliminating hysteria and viewing the subject in a cool economic light the State might reasonably afford to spend on approved plans for combatting tuberculosis a reasonable percentage of the total cost of the disease; and it should so divide that percentage that the strictly educative work, aside from the specialized sanatorial care, should not suffer.

Malnutrition in children does not necessarily mean an inadequate food supply but it does mean that some necessary elements are lacking in the fare of the child. There are certain habits of living that may be desirable for all classes of people but not essential, while for the tuberculous they mean the difference between life and death. There are in every community border-line cases, difficult to locate as clinical or sub-clinical, yet which may be determined by clinical examinations properly conducted.

Education to be effective must be so financed that it can reach all the people through general publicity, the children through school examinations, the factory operatives and country districts through visiting lecturers and clinicians. No one has ever attempted a study that gives even the merest hint of the appraisable value of such a campaign; but it is significant of the difficulty of reaching specific cases of tuberculosis only to know that the morbidity statistics on tuberculosis rarely in any State show as great a volume as the mortality tables—apparently more people die of tuberculosis than have it.

Records of sanatoria show that more than eighty-five per cent of incipient cases of tuberculosis can be cured. All of those whose deaths total the alarming number of 26,229 in Virginia for the last seven years were at one time incipient cases that might most probably have been saved for future productivity.

The work in Virginia, moderately financed, has demonstrated what can be accomplished and gives promise of what might be done with adequate resources. As was noted in the first part of this paper, the first accurate statistical year was 1915, in which 4,003 died from tuberculosis. If this record had been maintained for the succeeding five years, 20,015 more people would have died; but, as a matter of fact, only 18,499 did die, or 1,516 less than might have been anticipated. If this fortunate result had been caused by one abnormally low year, it might fairly have been regarded as accidental; but with the exception of the "flu" year, 1918, the records show a consistently declining total.

If we take \$8,000 as the average value of a life, we have here a saving of more than twelve million of dollars; and Virginia has expended from all sources for tuberculosis work during the last eight years only \$1,478,091.73. This life saving alone has paid the State more than eight times the value of the total investment; and that investment includes three sanatoria which are permanent assets to the State.

There is, naturally, always one economic question that demands an answer when an outlay is contemplated. However necessary the expenditure, however able the spender is to raise the sum demanded, it is always need-



ful to study the situation in order to determine what amount can be expended advantageously.

It is not for the writer of this paper to answer that question. Those who have specialized in this work are far abler, far better qualified to give an opinion; but it is elemental in economics that any investment that promises a return vastly beyond normal and gives good reasons for the certainty of that return is a wise investment to make. Money in commercial pursuits can hardly give with safety a promise of more than eight per cent; if money spent for tuberculosis yields eight for one, the question resolves itself apparently down to the measure of the amount that students of the subject believe can be spent intelligently to produce results.

TABLE I.

Age at Death	Estimated Value of life at given Age Periods	1914		1915		1920	
		No. of Deaths	Value of Lives	No. of Deaths	Value of Lives	No. of Deaths	Value of Lives
0-5.....	1,500	199	298,500	221	331,500	128	192,000
5-10.....	2,300	85	195,500	67	154,100	69	158,700
10-15.....	2,500	128	320,000	108	270,000	84	210,000
15-20.....	3,000	366	1,098,000	375	1,125,000	295	885,000
20-25.....	5,000	584	2,920,000	617	3,085,000	550	2,750,000
25-30.....	7,500	430	3,225,000	508	3,810,000	455	3,412,500
30-35.....	7,000	400	2,800,000	424	2,968,000	316	2,212,000
35-40.....	6,000	351	2,106,000	411	2,466,000	294	1,764,000
40-45.....	5,500	242	1,331,000	277	1,523,500	219	1,204,500
45-50.....	5,000	196	980,000	209	1,045,000	191	955,000
50-55.....	4,500	153	688,500	179	805,500	170	765,000
55-60.....	4,500	159	715,500	122	549,000	114	513,000
60-65.....	2,000	122	244,000	145	290,000	124	248,000
65-75.....	1,000	221	221,000	198	198,000	196	196,000
Non-productive.....		91		82		81	
Total value of lives lost..			\$17,143,000		\$18,620,600		\$15,465,700

TABLE II.

*Cost to Virginia of All Forms of Tuberculosis in Years 1914-1920.*

YEAR	No. Deaths	Value of Lives Lost	Loss in Wage	Cost of Care	Total
1914.....	3,727	\$17,143,000	\$ 4,617,180	\$ 3,201,532	\$ 24,961,712
1915.....	4,003	18,620,600	4,547,205	3,837,644	27,005,449
1916.....	3,882	17,245,600	5,643,201	3,771,336	26,660,137
1917.....	3,793	16,985,300	5,600,429	5,583,846	28,169,575
1918.....	4,093	18,716,900	7,934,287	5,830,446	32,481,633
1919.....	3,445	15,639,400	7,501,612	5,297,790	28,438,802
1920.....	3,286	15,465,700	7,204,948	5,167,092	27,837,740
Total.....	26,229	\$119,816,500	\$ 43,048,862	\$ 32,689,686	\$195,555,048

## APPENDIX IV.

## Notes for the Legislative Committee on Tuberculosis

By C. H. MORRISSETT

The joint resolution adopted by the General Assembly in 1920 directs the committee created thereby "to investigate the laws of other jurisdictions" relating to tuberculosis "and to report to the next session of the General Assembly a plan for the eradication of tuberculosis from this Commonwealth." The committee is further directed to accompany its plan with the necessary bill or bills to carry the same into effect. (S. J., 1920, p. 380.)

The eradication of tuberculosis from this Commonwealth is "a consummation devoutly to be wished," but it is manifest that any hope that such result can be obtained in a short time is vain. It will take years of constant work and hundreds of thousands of dollars. The problem has two branches: (1) The prevention of infection to such an extent as may be practicable; and (2) the cure of persons who have become infected. Both branches are equally important and demand the services of all the agencies available.

The examination of the laws of other States, representative in character, convinces us that the laws of Virginia compare very favorably with the laws of other States. While laws are important, their aggressive administration, made possible by adequate funds, is equally, if not more, important. Our State Board of Health is given extensive powers to adopt and enforce rules and regulations to promote and preserve the public health.

The board has power to provide for the care, segregation, and isolation of persons having, or suspected of having, any communicable, contagious, or infectious disease (Code, section 1487). The board is required to erect and maintain temporary or permanent buildings or camps for the treatment of tuberculosis in such localities as may seem proper. At such sanatoria the board must provide for the treatment, by the most advanced methods, of the tuberculosis patients in the State at a minimum expense to the patient (Code, section 1491). The board is given ample authority to carry on educational work by publishing and distributing such information as may contribute to the preservation of the public health, and the prevention of disease (Code, section 1487). Our law also contemplates that there shall be a live local board of health in every county and city in this State. The statute provides that the State Board of Health shall annually appoint three regularly licensed physicians of each county or corporation, who shall, with the county clerk and chairman of the board of supervisors, or the mayor of the corporation, as the case may be, constitute a county, town, or city board of health (Code, section 1492). The powers and duties of the local boards seem to be adequately prescribed. It is absolutely necessary to have a live local board of health in every county and city. This is the *sine qua non* of health administration, particularly with reference to tuberculosis.

Under our law, in addition to sanatoria established by the State Board of Health, the localities are given authority to establish tuberculosis sanatoriums, but an election is provided for. This is hardly desirable because too cumbersome.

Nevertheless, the writer is not prepared to say that the provision for an election should be eliminated (Code, section 1507). The Code also authorizes the board of supervisors of any county, or the council or other governing body of any city or town, on the advice of the State Board or its local board of health, to appropriate money to convey to and help maintain at any of the State sanatoria any indigent person known to be suffering from tuberculosis, who shall have been a resident and citizen of such county, city or town for at least twelve months (Code, section 1506).

It is important to examine the Virginia law on the subject of the control of communicable diseases, especially tuberculosis—that is to say, to point out how our laws seek to establish safe-guards against infection.

Every physician practicing in this Commonwealth who knows or suspects that any person whom he is called upon to visit, or who comes to him, suffering from tuberculosis must make report in writing, on blanks to be furnished for that purpose by the State Board of Health, to the executive officer of the board of health of the county, town or city in which such person may be located, over his own signature, and giving the particulars of the case. For failure to report a penalty is prescribed (Code, section 1515). There is also an adequate provision relating to persons suffering from tuberculosis who violate the laws prohibiting expectoration in public places and vehicles, or who deliberately and continuously place the health of any other person in danger of infection with such disease (Code, section 1516). It is to be observed, however, that this section applies only to the most careless and reckless class of patients. Public drinking cups are prohibited—a most excellent provision and one which should be rigidly enforced (Acts 1918, page 486). Towels for common use are prohibited (Code, section 1517). Persons suffering from *contagious* diseases must be excluded from the public free schools while in that condition (Code, section 1529). But tuberculosis is not a *contagious* disease. It will be hereinafter seen that other States very wisely exclude from schools pupils or other persons who are suffering from open cases, and it would seem to be a hopeless task to try to eradicate tuberculosis without adequate laws to exclude from all public gatherings in buildings all persons, infant or adult, who are suffering from open pulmonary tuberculosis.

For sometime there has been in force a section which is so comprehensive in its scope that it is questionable if it was intended to apply to tuberculosis, although this is an infectious disease. This section is now section 1503 of the Code, and read as follows:

“It shall be unlawful for any person who knows himself to be infected with any dangerous, contagious, or *infectious* disease, or who has recently had such disease, and has not cleansed his person and clothes so as to be free from the infection, to go into the company of any one who is liable to take the infection without warning such person of his being so infected, or to go into any church or other house used for public worship or for school purposes, or to go into any mine, mill, factory, shop, store, warehouse, depot, train, ship, hotel, restaurant, or dwelling belonging to any other person, or to go into any courthouse, jail, asylum, or almshouse, or to go into any like house, place, or building.

“Any person violating the provisions of this section shall, upon conviction, be fined not less than ten nor more than two hundred dollars, or confined in jail not more than three months, or both.”

As applied to tuberculosis patients, the section is unreasonable in some respects, and cannot be enforced. However, it should be retained, and such



other laws as may be made applicable especially to tuberculosis can be in aid of the section quoted.

Certain occupations should be closed to persons suffering from open pulmonary tuberculosis. Under the law now in force no person is permitted to work in a slaughter house or like place who is known to be suffering with any contagious or *infectious* disease (Code, section 1221). This provision is very good so far as it goes, but there should be a general law prohibiting persons who have open cases from engaging in all occupations the nature of which is such that innumerable opportunities are thereby presented for the spread of the disease. This principle is further recognized by section 1545 of the Code, which requires local boards of health to prohibit the employment in any laundry or public washhouse of any person having an infectious or contagious disease. The principle being of primary importance, it should, as stated, and as is done in other States, be further extended. For instance, it should be extended to teachers and other employees in public or private schools, janitors of schools, nurses, employees in restaurants, public eating houses, soda water places, barber shops, hotels, commercial canneries and all establishments having to do with the handling of food intended for sale and human consumption.

Virginia, along with other States, has statutes governing the disinfection of apartments after they have been vacated by consumptive patients (Code, section 1548, 1549). Expectorating in public places, buildings and conveyances is punishable (Code, section 1550). The necessity for segregating persons suffering from tuberculosis, who are in public institutions, such as prisons, almshouses, and hospitals, is also recognized by the Virginia law (Code, sections 1543, 1546, 1547).

The other States whose health laws have been examined include Ohio, Illinois, Wisconsin, New York, Pennsylvania, California, New Jersey, North Carolina and Alabama. The following notes are mainly confined to such laws as it is believed the committee should consider in order to perfect our laws.

### OHIO

Under the laws of Ohio persons afflicted with tuberculosis, or any other communicable or infectious disease, are prohibited from being employed in or about any commercial cannery (Ohio Public Health Manual, 1920, page 141). It is also provided that no person suffering from or afflicted with tuberculosis or a contagious disease shall be employed in or about any part of a restaurant or its kitchen, or handle foodstuffs or products used therein. The State Fire Marshal and his deputies are given power to compel a person handling foodstuffs in any restaurant or hotel to present a certificate from a reputable physician showing him or her to be free from any infectious or contagious disease (*Id.*, page 159). In Ohio, also, particular attention is given to the examination of school children, teachers and school janitors, and whenever the school physician finds that a school child, teacher or janitor is suffering from positive "*open*" pulmonary tuberculosis, or a contagious disease, the school physician is required promptly to send such child, teacher, or janitor home, with a note, in the case of the child, to its parents or guardian, briefly stating the discovered facts, and advising that the family physician be consulted. If any teacher or janitor is found to have positive "*open*" pulmonary

tuberculosis, or other communicable disease, his or her employment must be discontinued upon the expiration of the contract therefor, or, at the option of the board of education, suspended upon such terms as to salary as the board may deem just until the school physician shall have certified to a recovery from such disease. The importance of segregating school children who are suffering with tuberculosis is also recognized by law and the board of education in any city school district is authorized to establish such special elementary schools as it deems necessary for persons of school age who are afflicted with tuberculosis, and in such case the board may cause all persons within such district, so afflicted, to be excluded from the regular elementary schools (*Id.*, pages 353, 355).

### ILLINOIS

Most of the laws of Illinois relating to tuberculosis are on the subject of sanatoria. In Virginia the question of sanatoria is of course simply a financial problem as there is plenty of law on the subject.

When we turn to the rules and regulations for the control of tuberculosis issued by the Illinois department of public health, we find several important regulations. For instance, Rule 10 excludes from schools children suffering from "open" pulmonary tuberculosis and also prohibits any person suffering from an open case from being employed as a teacher in any school or in any other capacity in or about a school building; Rule 11 excludes from occupations involving the handling of foods all persons suffering from open cases, and Rule 12 prohibits persons suffering from open cases from engaging in the nursing, attendance or care of young children or of sick persons.

### WISCONSIN

In this State parents, guardians or other persons having custody of children are prohibited from allowing children afflicted with a dangerous communicable disease to attend school (see Powers and Duties of Board of Health, Wisconsin, Eighth Edition, 1918, page 20).

### NEW YORK

The New York State Department of Health issues a commendable pamphlet on "What You Should Know About Tuberculosis," and it is recommended that our State Department of Health, unless it already does so, should publish and distribute broadcast a similar pamphlet.

The New York law, in so far as it relates to the protection of the general public from infected persons, is not, perhaps, superior to our own. As in Virginia, officers and others must report cases of tuberculosis. Health officers are required to examine sputum on request. Very adequate provision is made for the disinfection of premises after the vacation thereof by an infected person. There is also a section of the New York law which prohibits carelessness of a person having tuberculosis, but our law on this particular subject would seem to be sufficient (see Code, section 1516). The New York law relating to the control of dangerous and careless patients is also good, but the situation is taken care of in Virginia. New York has no other laws that would seem to call for particular mention.

## PENNSYLVANIA

This State recognizes the importance of excluding from certain occupations persons suffering from tuberculosis. The section, in so far as it relates to tuberculosis, reads as follows:

"That no person or persons, firms, corporations or common carrier, operating or conducting any hotel, restaurant, dining car, or other public eating place in this Commonwealth, shall hereafter employ or keep in their employ, in the capacity of cook, waiter, chambermaid, kitchen help, or other house servant, any person or persons who is or are suffering from \* \* \* active tuberculosis of the lungs \* \* \*; and all persons, so employed, who, at the time of the passage of this act, are suffering from any of the said diseases, shall at once be excluded from such employment in such hotel, restaurant, dining car or other public eating place." (Digest of Laws of Pennsylvania Relating to Public Health, published by the State Department of Health, 1916, page 80.)

The importance of adequate disinfection of premises vacated by patients is also recognized (*Id.*, page 89). No person having tuberculosis of the lungs can be a pupil, teacher, janitor or other employee in any public school, unless it be a special school carried on under the regulations made for such schools by the Commissioner of Health (*Id.*, page 95). The laws of this State offer no further suggestions.

## CALIFORNIA

The State of California has very little legislation on the subject of tuberculosis, and a reading of the laws furnishes no suggestions of value. The State Board of Health is required by the law to maintain a bureau of tuberculosis, but there is no necessity for any legal sanction of the bureau of tuberculosis established by the Virginia Health Department.

## NEW JERSEY

New Jersey has only a few laws on the subject of tuberculosis and no suggestions can be obtained from them that have not already been mentioned.

## NORTH CAROLINA

The laws of North Carolina on the subject of tuberculosis are not superior to our own.

## ALABAMA

The health laws of Alabama do not furnish any suggestion concerning tuberculosis legislation that are not mentioned in connection with preceding statements concerning the laws of other States. In Alabama they have a State tuberculosis commission, but in Virginia all tuberculosis work should be directed by the State Health Department. The creation of additional boards and commissions not absolutely necessary should be discountenanced.

## CONCLUSIONS AND RECOMMENDATIONS

The study made of the laws of these representative States convinces us that the laws of Virginia are very good and progressive. It is recommended, however, that bills be drawn to exclude from the occupations indicated above



all persons who have open cases, and to require any person engaged in any such occupation to furnish the local health officer or his representative, on reasonable notice, a certificate from a reputable physician of freedom from open pulmonary tuberculosis. It is further recommended that children having open cases be excluded from the public schools and that suitable provision be made to discover all such cases: Acts 1920, page 495, should be made compulsory.

#### SUPPLEMENTARY NOTE.

The writer is not informed to what extent State sanatoria make provision for the negro population. It is manifest that negroes are just as proficient in spreading tuberculosis as are white people—indeed more so, because more of them have it in proportion to the population and their powers of resistance to the disease are far less. Adequate treatment of negroes, therefore, who, as a rule, have no money, would be necessary in any plan adopted for the eradication of this disease. People with money need little or nothing from the State in the way of tuberculosis activities. It is only those who are without money, or are in only moderate circumstances. Of course, these classes constitute the great majority of the population, both white and black.

# COMMUNICATION

FROM THE GOVERNOR

SUBMITTING

# THE BUDGET BILL

Being a tentative bill for all proposed appropriations of the 1922-1924 Budget, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of the budget law (section 8, chapter 64, Acts of Assembly, 1918, pp. 118-120)

By WESTMORELAND DAVIS

GOVERNOR OF VIRGINIA

---

JANUARY 11, 1922





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## THE BUDGET BILL

TO APPROPRIATE THE PUBLIC REVENUE FOR THE TWO YEARS ENDING, RESPECTIVELY, ON THE 28TH DAY OF FEBRUARY, 1923, AND THE 29TH DAY OF FEBRUARY, 1924

---

A tentative bill for all proposed appropriations of the 1922-1924 Budget, submitted by the Governor of Virginia to the presiding officer of each house of the General Assembly of Virginia in accordance with the provisions of the budget law (section 8, chapter 64, Acts of Assembly, 1918, pp. 118-120).

---

1. Be it enacted by the General Assembly of Virginia, That the public taxes and arrears of taxes, due prior to the first day of March, in the year nineteen hundred and twenty-three, and nineteen hundred and twenty-four, respectively, as well as the revenue derived from all sources, and all money not otherwise appropriated which shall come into the State treasury prior to the first day of March, nineteen hundred and twenty-three, and the first day of March, nineteen hundred and twenty-four, respectively, shall establish a general fund, and be, and the same is hereby appropriated for the years to close on the twenty-eighth day of February, nineteen hundred and twenty-three, and the twenty-ninth day of February, nineteen hundred and twenty-four, respectively, in the following manner and for the following uses, to-wit:

# 1922-1923

(For the year ending February 28, 1923)

## LEGISLATIVE DEPARTMENT

### General Assembly of Virginia

For legislating for the State.....\$ 38,382 99

Out of this appropriation of thirty-eight thousand three hundred and eighty-two dollars and ninety-nine cents shall be paid the salaries of members, clerks, assistant clerks, officers, pages and employees; the mileage of members, officers and employees, including the salaries and mileage of members of legislative committees sitting during recess; and the incidental expenses of the General Assembly.

It is further provided that out of this appropriation of thirty-eight thousand three hundred and eighty-two dollars and ninety-nine cents there shall be paid to the Clerk of the Senate, for that period for which his compensation for services is fixed by law in connection with the sessions of The General Assembly, twelve (\$12.00) dollars per day, a sum sufficient; to the Clerk of the House of Delegates, ten (\$10.00) dollars per day, a sum sufficient; and to the Document Clerk and Librarian of the Senate, the sum of six (\$6.00) dollars per day except during the sessions of The General Assembly when he shall receive the sum of eight (\$8.00) dollars per day, and his office shall be open every day, except Sundays and legal holidays, as required by law, a sum sufficient.

## JUDICIARY DEPARTMENT

### Supreme Court of Appeals

For adjudication of legal cases.....\$ 64,903 00

Out of this appropriation of sixty-four thousand nine hundred and three dollars shall be paid the following salaries and wages only:

President of the Court.....	\$ 5,200 00
Associate judges (4), at \$5,000 each..	20,000 00
Reporter .....	2,500 00
Clerk at Richmond.....	550 00
Clerk at Staunton.....	400 00
Clerk at Wytheville.....	400 00



Additional officers and employees of the Court, not exceeding.....	14,353 00
Retirement salaries authorized by sec. 3464 of the Code of Virginia (1919) .....	9,360 00

It is further provided that out of this appropriation of sixty-four thousand nine hundred and three dollars shall be paid the traveling and other expenses of the judges of the Supreme Court of Appeals, one thousand dollars for each judge, and which shall be in lieu of mileage.

For printing records of litigants.....	15,000 00
Total for the Supreme Court of Appeals.....\$	79,903 00

### Circuit Courts

For adjudication of legal cases.....\$	123,666 68
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Out of this appropriation of one hundred and twenty-three thousand six hundred and sixty-six dollars and sixty-eight cents shall be paid the following salaries and wages only:

Judges (6), at \$2,500 each.....\$	15,000 00
Judges (4), at \$2,541.67 each.....	10,166 68
Judges (21), at \$3,000 each.....	63,000 00
Judge (1), Tenth Judicial Circuit....	4,000 00
Clerk at Richmond.....	1,500 00
Compensation to sheriffs and ser- geants, and their deputies, for attendance upon the circuit courts, as authorized by sec. 3503 of the Code of Virginia (1919) .....	20,000 00

For additional salaries of judges of circuit courts, by reason of vacancies, as provided by the Act approved January 31, 1918 (Acts of Assembly, 1918, chap. 11, pp. 11-14), a sum sufficient.

### Corporation or Hustings Courts

For adjudication of legal cases.....\$	40,083 34
--	-----------

Out of this appropriation of forty thousand and eighty-three dollars and thirty-four cents shall be paid the following salaries only:

Judge (1) .....	\$ 2,500 00
Judges (2), at \$2,541.67 each.....	5,083 34
Judges (7), at \$3,000 each.....	21,000 00

Judges (3), at \$3,500 each.....	10,500 00
Clerk at Richmond.....	1,000 00

For additional salaries of judges of corporation or hustings courts, by reason of vacancies, as provided by the Act approved January 31, 1918 (Acts of Assembly, 1918, chap. 11, pp. 11-14), a sum sufficient.

### City Courts

For adjudication of legal cases.....\$ 16,500 00

Out of this appropriation of sixteen thousand five hundred dollars shall be paid the following salaries and wages only:

Judge of the Law and Chancery Court, City of Norfolk.....	\$ 3,500 00
Judge of the Chancery Court, City of Richmond .....	3,500 00
Judge of the Law and Equity Court, City of Richmond.....	3,500 00
Judge of the Law and Chancery Court, City of Roanoke.....	3,000 00
Compensation to sheriffs and ser- geants, and their deputies, for attendance upon the city courts, as authorized by sec. 3503 of the Code of Virginia (1919) .....	3,000 00

## EXECUTIVE DEPARTMENT

### Governor

For executive control of the State.....\$ 23,645 00

Out of this appropriation of twenty-three thousand six hundred and forty-five dollars shall be paid the following salaries and special compensations only:

Governor .....	\$ 5,000 00
Secretary to the Governor (who shall aid the Governor in the prepara- tion of the budget).....	3,600 00
Assistant secretary, not exceeding...	1,800 00
Stenographer, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Janitor, messenger and clerk, not ex- ceeding .....	1,200 00
Elevator conductor, not exceeding....	1,350 00
Capitol guide, not exceeding.....	120 00

Substitutes for elevator conductor, and for janitor, messenger and clerk while on leave of absence with pay .....	\$ 100 00	
Additional employes, not exceeding..	250 00	
For preparation of the budget.....	\$	5,000 00
Out of this appropriation of five thousand dollars dollars shall be paid the following salaries only:		
Statistician, not exceeding.....	\$ 3,000 00	
Statistical clerk, not exceeding.....	1,500 00	
For maintenance of Governor's House.....		6,250 00
Out of this appropriation of six thousand two hundred and fifty dollars shall be paid the following salaries only:		
Labor at Governor's House.....	\$ 1,200 00	
Total for the Governor.....	\$	34,895 00

## ADMINISTRATIVE

### Attorney General

For providing legal services to the State.....	\$	17,360 00
Out of this appropriation of seventeen thousand three hundred and sixty dollars shall be paid the fol- lowing salaries only:		
Attorney General .....	\$ 4,500 00	
Assistant Attorney General .....	4,000 00	
Second Assistant Attorney General..	2,700 00	
Secretary, not exceeding.....	1,600 00	
Stenographers (2), not exceeding....	2,700 00	

### Auditor of Public Accounts

For recording the financial transactions of the State.....	\$	48,880 00
Out of this appropriation of forty-eight thousand eight hundred and eighty dollars shall be paid the following salaries and wages only:		
Auditor of Public Accounts.....	\$ 5,000 00	
First clerk, assistant to the Auditor of Public Accounts and chief book- keeper .....	3,000 00	
Chief auditing clerk and second as- sistant to the Auditor.....	2,500 00	
Chief pension clerk.....	2,500 00	
Chief revenue clerk.....	2,500 00	



Chief clerk in charge of accounts with treasurers and clerks of courts .....	\$ 2,500 00
Additional employees, not exceeding..	29,880 00
For the enumeration of the veterans of the Confederate Army and Navy in accordance with the provisions of the act approved March 20, 1920 (Acts of Assembly, 1920, chap. 397, p. 587) .....	\$ 1,000 00
For collecting old claims (as authorized by sec. 2596 of the Code of Virginia, 1919), and for adjustment of State litigation .....	1,000 00
Out of this appropriation of one thousand dollars shall be paid the costs of civil prosecutions in civil cases, expenses and commissions in collecting old debts, etc., in accordance with secs. 2533 and 2534 of the Code of Virginia (1919).	
For refund of capitation taxes (including delinquent capita- tion taxes afterwards collected) to counties and cities..	250,000 00
For registering marriages and divorces.....	2,700 00
It is provided that this appropriation of two thousand seven hundred dollars shall be used in carrying out the provisions of sec. 5099 of the Code of Virginia (1919); and the provisions of the Act approved March 15, 1918 (Acts of Assembly, 1918, chap. 220, p. 397).	
For refunding erroneous assessments of taxes under order of courts .....	10,000 00
For paying clerks for reporting and recording sales of de- linquent lands .....	10,000 00
For support of lunatics in jails and in charge of private persons .....	5,000 00
For payment of pensions.....	850,000 00
Out of this appropriation of eight hundred and fifty thousand dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the Act approved February 28, 1918 (Acts of Assembly, 1918, chap. 85, pp. 143-153), to \$180 a year for total blindness, \$200; to \$75 a year for total disability, \$120 a year; to \$55 for partial disability, \$100 a year; and to \$85 a year for loss of limb, \$120 a year; and to each widow of a soldier, sailor or marine who was married prior to May 1, 1875, and who otherwise, is entitled, under the said Act, to \$50 a year, \$60 a year; and to the personal representative of each deceased pensioner \$25 for the funeral expenses of such deceased pensioner;	

and the other allowances as authorized by the Act aforesaid.

It is provided, however, that if any assessment hereafter made of the real estate or personal property, or both, owned at this time by a pensioner on the pension roster shows an increased valuation beyond the amount fixed by law to entitle a pensioner to draw a pension, such increase shall not operate to prevent any such pensioner from receiving the pension he shall receive under the provisions of the said act approved February 28, 1918; provided further that if the property held, as hereinbefore provided, by a Confederate soldier, his wife or widow, assessed at \$2,000.00 or more, yield a total income less than \$300.00, including income from all sources, such applicant shall not be denied the benefit of the pension under this section.

It is further provided that the Auditor of Public Accounts shall not use any part of this appropriation of eight hundred and fifty thousand dollars for clerk hire, expenses, etc.

And it is further provided that out of the appropriation for public printing, the Superintendent of Public Printing shall supply all forms and have done and pay for all printing, binding, ruling, etc., required by the Auditor of Public Accounts in pension matters and in connection with the payment of pensions.

For relief of needy Confederate women of Virginia, who are not upon the State pension roster, and who are not inmates of any Confederate, independent or church home or charitable institution, in accordance with the provisions of the Act approved March 10, 1914 (Acts of Assembly, 1914, chap. 56, p. 81) .....	\$	10,000	00
For bonds of clerks in State offices .....		750	00

Out of this appropriation of seven hundred and fifty dollars shall be paid the costs of the surety bonds of the State officials and employes in the office of the Auditor of Public Accounts in accordance with the provisions of sec. 325 of the Code of Virginia (1919).

Provided further that the Auditor of Public Accounts is hereby authorized to pay out of the respective appropriations made by this Act to the several State departments, the premiums on the official bonds of the respective clerks, in said State departments, specified in sec. 325 of the Code of Virginia (1919), and in accordance with the provisions of said Code section.

For assessing property for taxation and collecting and distributing records of assessments .....		300,000	00
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Out of this appropriation of three hundred thousand dollars shall be paid commissions to commissioners of the revenue and examiners of records, and the postage and express charges on land and property books, etc.

For criminal charges .....\$ 500,000 00

Out of this appropriation of five hundred thousand dollars shall be paid the costs incident to the arrest and prosecution of persons charged with the violation of State laws, including expenses of juries, witnesses, etc.; the transportation costs of the State Board of Charities and Corrections as provided by sec. 1907 of the Code of Virginia (1919), and the transportation costs of the Virginia Manual Labor School for Colored Boys (Acts of Assembly, 1920, chap. 344, pp. 515-516), as provided by the Act approved February 5, 1900 (Acts of Assembly, 1899-1900, chap. 273, sec. 6, p. 302); cost of maintenance in local jails of persons charged with violation of State laws, including food, clothing, medicine, medical attention, guarding, etc., provided however, that all jail physicians be paid at the rate provided by law, but not more than five hundred dollars per calendar year shall be paid the jail physician or physicians for any city or county; and coroner's fees, etc.

It is provided, however, that no part of this appropriation of five hundred thousand dollars shall be used for the payment of criminal charges incident to prisoners employed on the State Convict Road Force or the transportation costs of prisoners committed to the custody of the Virginia Industrial School for Boys (Acts of Assembly, 1920, chap. 76, pp. 64-66).

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Total for the Auditor of Public Accounts.....\$1,989,330 00

### Second Auditor

For recording the financial transactions of the State.....\$ 13,319 00

Out of this appropriation of thirteen thousand three hundred and nineteen dollars shall be paid the following salaries and wages only:

Second Auditor .....\$ 2,800 00

First clerk and Assistant to the Second

Auditor ..... 2,500 00

Additional employes, not exceeding.. 7,009 00

For payment of interest on the State Debt, a sum sufficient. 840,000 00

Out of this appropriation of eight hundred and forty thousand dollars shall be paid the interest on the



public debt funded under the Acts approved February 14, 1882, February 28, 1892, January 31, 1894; January 23, 1896, and the amendments thereto; as provided by law.

Total for the Second Auditor.....\$ 853,319 00

### Secretary of the Commonwealth

For keeping the official records and documents of the Commonwealth .....\$ 13,175 00

Out of this appropriation of thirteen thousand one hundred and seventy-five dollars shall be paid the following salaries only:

Secretary of the Commonwealth.....	\$ 4,000 00
Chief clerk, not exceeding.....	3,600 00
File clerk, not exceeding.....	1,200 00
Record clerk, not exceeding.....	1,200 00
Janitor and messenger, not exceeding..	1,200 00

For licensing and registering automotive vehicles and recording titles thereto in accordance with law, to be paid out of the State Highway Maintenance and Construction Fund; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$115,880 00

Out of this appropriation of one hundred and fifteen thousand eight hundred and eighty dollars shall be paid the following salaries only:

Clerks (2), not exceeding \$2,400.00	
each .....	\$ 4,800 00
Clerks (3), not exceeding \$1,800.00	
each .....	5,400 00
Clerks (10), not exceeding \$1,200.00	
each .....	12,000 00
Inspector (1), not exceeding.....	1,800 00
Inspectors (4), not exceeding \$1,500.-	
00 each .....	6,000 00
Additional employes, not exceeding..	9,000 00

It is hereby provided, however, that all fees and licenses collected by the Secretary of the Commonwealth for licensing and registering titles to automotive vehicles after the close of business on February 28, 1922, together with any funds previously collected for these purposes and still unexpended in the hands of the Secretary of the Commonwealth as of said date, shall be paid direct and promptly into the State treasury to the credit of the State Highway Maintenance and Construction Fund without deductions of any kind being

made therefrom; and it is further provided that the funds appropriated for licensing and registering automotive vehicles and recording titles thereto as provided in this act shall be paid out of the State Highway Maintenance and Construction Fund by warrants drawn on the Auditor of Public Accounts by the Secretary of the Commonwealth.

#### State Accountant

For examination of State accounts.....\$ 11,525 00

Out of this appropriation of eleven thousand five hundred and twenty-five dollars shall be paid the following salaries and expenses only:

State Accountant .....	\$ 3,600 00
Assistant State Accountant.....	2,500 00
Assistant accountant, not exceeding..	2,000 00
Stenographer, not exceeding.....	1,200 00
Expenses of the Auditing Committee, as provided by law, a sum sufficient.	

#### State Treasurer

For the custody and disbursement of State money.....\$ 27,561 00

Out of this appropriation of twenty-seven thousand five hundred and sixty-one dollars shall be paid the following salaries only:

State Treasurer .....	\$ 5,000 00
State Treasurer, for the month of February, 1922 .....	250 00
Chief clerk, not exceeding.....	2,750 00
Additional employees, not exceeding...	15,900 00

#### Superintendent of Public Printing

For expenses of administration of the Office of Superintendent of Public Printing.....\$ 9,310 00

Out of this appropriation of nine thousand three hundred and ten dollars shall be paid the following salaries only:

Superintendent of Public Printing...\$	3,600 00
Assistant superintendent .....	2,500 00
Clerk and stenographer, not exceeding	1,500 00
Messenger and clerk, not exceeding..	1,200 00

For public printing..... 90,200 00

Out of this appropriation of ninety thousand two hundred dollars shall be paid the cost of printing, binding, etc., of the Virginia reports.....\$ 10,000 00

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Total for the Superintendent of Public Printing..\$ 99,510 00

It is hereby provided, however, that no part of this appropriation of ninety-nine thousand five hundred and ten dollars for the Superintendent of Public Printing shall be expended in furnishing stationery or other office supplies to any State officer, department, board, institution, or other State agency.

## REGULATIVE

### Art Commission

For approving works of art and structures.....\$ 1,000 00

It is provided, however, that no part of this appropriation of one thousand dollars shall be used as compensation for members of the Art Commission.

### Bureau of Labor and Industrial Statistics

For expenses of administration of the Bureau of Labor and Industrial Statistics ..... 9,840 00

Out of this appropriation of nine thousand eight hundred and forty dollars shall be paid the following salaries only:

Commissioner of Labor.....\$	3,000 00
Assistant Commissioner of Labor and	
chief clerk .....	2,200 00
Clerk-stenographer, not exceeding...	1,500 00
Stenographer, not exceeding.....	1,200 00

For compilation and publication of industrial statistics.... 2,100 00

Out of this appropriation of two thousand one hundred dollars shall be paid the following salary only:

Clerk, not exceeding.....\$	1,200 00
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For inspection of factories and stores..... 8,450 00

Out of this appropriation of eight thousand four hundred and fifty dollars shall be paid the following salaries only:

Inspector, not exceeding.....\$	1,800 00
Inspectors (2), not exceeding \$1,500	
each .....	3,000 00

For inspection of mines..... 8,975 00

Out of this appropriation of eight thousand nine hundred and seventy-five dollars shall be paid the following salaries only:

Inspectors (3), not exceeding \$1,800 each.	5,400 00
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For supervising the employment of women and children in industry ..... 2,575 00



Out of this appropriation of two thousand five hundred and seventy-five dollars shall be paid the following salary only:

Director, not exceeding.....\$ 1,800 00

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Total for the Bureau of Labor and Industrial  
Statistics .....\$ 31,940 00

### Commissioner of Prohibition

For the enforcement of prohibition in accordance with the provisions of the act approved March 19, 1918 (Acts of Assembly, 1918, chap. 388, pp. 578-620), and of the act approved March 20, 1920 (Acts of Assembly, 1920, chap. 383, pp. 570-572), for the six months ending August 31, 1922 .....\$ 37,510 00

Out of this appropriation of thirty-seven thousand five hundred and ten dollars shall be paid the salary of the Commissioner of Prohibition, not exceeding .....\$ 1,750 00

It is provided, however, that no part of this appropriation of thirty-seven thousand five hundred and ten dollars for the Commissioner of Prohibition shall be used in the employment of counsel other than for the payment of attorneys regularly employed by the said Commissioner in the enforcement of the prohibition laws, or for fines or costs imposed on the agents and employes of said Commissioner in criminal proceedings.

### Commissioners of the Sinking Fund

For supervising the debt service of the State.....\$ 650 00

Out of this appropriation of six hundred and fifty dollars shall be paid the following salary only:

Secretary, not exceeding.....\$ 300 00

For providing for the sinking fund for the redemption of the State Debt, a sum sufficient..... 119,423 92

This appropriation of one hundred and nineteen thousand four hundred and twenty-three dollars and ninety-two cents, or so much thereof as may be necessary, shall be used to carry out the provisions of sec. 2594 of the Code of Virginia (1919).

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Total for the Commissioners of the Sinking Fund..\$ 120,073 92

### State Fee Commission

For regulating compensation of fee officers.....\$ 250 00

Out of this appropriation of two hundred and fifty dollars shall be paid the following salary only:

Stenographer, not exceeding.....\$ 200 00

**Industrial Commission of Virginia**

For expenses of administration of the Industrial Commission of Virginia .....\$ 37,242 00

Out of this appropriation of thirty-seven thousand two hundred and forty-two dollars shall be paid the following salaries and special compensations only:

Members of the Industrial Commission  
of Virginia (3), at \$4,000 each.\$ 12,000 00  
Secretary ..... 3,000 00  
Stenographers (2), not exceeding  
\$1,800 each ..... 3,600 00  
Stenographer, not exceeding..... 1,380 00  
Clerk, not exceeding..... 1,080 00  
Additional employes, not exceeding.. 500 00

For examination and adjustment of claims..... 15,067 00

Out of this appropriation of fifteen thousand and sixty-seven dollars shall be paid the following salaries only:

Chief of claims, not exceeding.....\$ 3,000 00  
Stenographers (3), not exceeding.... 3,900 00  
Medical examiner, not exceeding.... 1,800 00  
Clerks (3), not exceeding..... 3,240 00

For field inspection and adjustment of claims..... 5,180 00

Out of this appropriation of five thousand one hundred and eighty dollars shall be paid the following salaries and special compensations only:

Deputy, not exceeding.....\$ 3,000 00  
Additional employes, not exceeding.. 625 00

For insurance and accident statistics..... 6,290 00

Out of this appropriation of six thousand two hundred and ninety dollars shall be paid the following salaries and special compensations only:

Statistician, not exceeding.....\$ 3,000 00  
Stenographer, not exceeding..... 1,200 00  
Additional employes, not exceeding.. 1,100 00

For vocational training in accordance with the provisions of the act approved March 20, 1920 (Acts of Assembly, 1920, chap. 392, pp. 583-585) ..... 10,000 00

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Total for the Industrial Commission of Virginia..\$ 73,779 00

It is hereby provided, however, that on and after March 1, 1922, all receipts from taxes levied and collected under the provisions of the act which became a law on March 21, 1918 (Acts of Assembly, 1918, chap. 400, pp. 637-659), as amended by the act ap-

proved March 15, 1920 (Acts of Assembly, 1920, chap. 176, pp. 256-265), on industrial self-insurers, and on the premiums received by industrial insurance carriers, insuring employers in this State against liability for personal injuries to their employes or death caused thereby, together with all other receipts from all sources collected for the support of the Industrial Commission of Virginia, shall be paid direct and promptly into the general fund of the State treasury.

### Purchasing Commission

For purchasing commodities for the State.....\$ 11,450 00

Out of this appropriation of eleven thousand four hundred and fifty dollars shall be paid the following salaries only:

Commissioner of State Hospitals as ex-officio State purchasing agent.	\$ 1,600 00
Assistant State purchasing agent, not exceeding .....	3,000 00
Clerk and bookkeeper, not exceeding.	1,800 00
Clerk and stenographer, not exceeding	1,500 00

For storage and delivery of coal for State institutions.... 7,788 07

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Total for the Purchasing Commission.....\$ 19,238 07

### State Board of Health

For expenses of administration of the State Board of Health.\$ 24,464 00

Out of this appropriation of twenty-four thousand four hundred and sixty-four dollars shall be paid the following salaries, wages and special compensations only:

State Health Commissioner.....	\$ 4,200 00
Bookkeeper, not exceeding.....	2,400 00
Additional employes, not exceeding..	6,540 00
Members, State Board of Health, not exceeding .....	728 00

For sanitary engineering ..... 15,450 00

Out of this appropriation of fifteen thousand four hundred and fifty dollars shall be paid the following salaries only:

Chief engineer .....	\$ 3,500 00
First assistant engineer, not exceeding	3,000 00
Second assistant engineer, not exceed- ing .....	2,500 00
Secretary-stenographer, not exceeding	1,200 00



For health publicity .....	\$ 5,400 00
Out of this appropriation of five thousand four hundred dollars shall be paid the following salary only:	
Director, not exceeding.....	\$ 1,800 00
For State aid for co-operative sanitation.....	25,000 00
For prevention of malaria.....	5,000 00
For inspection of hotels and convict camps.....	4,250 00
Out of this appropriation of four thousand two hundred and fifty dollars shall be paid the following salary only:	
Inspector, not exceeding.....	\$ 2,500 00
It is hereby provided, however, that all fees collected by the State Board of Health for the inspection of hotels shall be paid into the general fund of the State treasury.	
For operation of laboratory.....	15,000 00
For child welfare and public health nursing.....	38,020 00
Out of this appropriation of thirty-eight thousand and twenty dollars shall be paid the following salaries only:	
Physician, not exceeding.....	\$ 2,500 00
Chief nurse, not exceeding.....	2,000 00
Other employes, not exceeding.....	3,420 00
For control of venereal diseases.....	20,000 00
For treatment of orthopedic cases.....	10,000 00
For control of epidemics.....	5,000 00
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Total for the State Board of Health.....	\$ 167,584 00

#### Bureau of Vital Statistics

For collection and publication of vital statistics.....	\$ 19,935 00
Out of this appropriation of nineteen thousand nine hundred and thirty-five dollars shall be paid the following salaries and wages only:	
State Registrar of Vital Statistics...	\$ 3,000 00
Assistant State Registrar and Statistician, not exceeding .....	1,800 00
Additional employes, not exceeding..	9,420 00
For collection and publication of marriage and divorce statistics .....	2,855 00
Out of this appropriation of two thousand eight hundred and fifty-five dollars shall be paid the following salaries only:	
Chief clerk, not exceeding.....	\$ 1,200 00
Clerk, not exceeding.....	1,080 00

For prevention of blindness.....\$	2,300 00
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Out of this appropriation of two thousand three hundred dollars shall be paid the following salary only:

Clerk, not exceeding.....\$	1,200 00
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Total for the Bureau of Vital Statistics.....\$	25,090 00
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### State Corporation Commission

For expenses of administration of the State Corporation Commission .....	\$ 44,105 00
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Out of this appropriation of forty-four thousand one hundred and five dollars shall be paid the following salaries only:

Chairman, State Corporation Commission .....	\$ 5,000 00
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Other members of the State Corporation Commission (2), at \$4,500 each .....	9,000 00
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Secretary and clerk of the State Corporation Commission (without fees; the fees collected by him to be paid into the general fund of the State treasury) .....	4,000 00
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Counsel to the State Corporation Commission .....	4,000 00
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Charter record clerk, not exceeding..	1,600 00
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Bailiff and assistant record clerk, not exceeding .....	2,000 00
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Official stenographer, not exceeding..	1,800 00
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Stenographers (4), not exceeding....	6,000 00
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Mailing and supply room clerk, not exceeding .....	1,400 00
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Messenger and assistant mailing clerk, not exceeding .....	1,080 00
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Janitor, not exceeding .....	1,200 00
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First assistant clerk and registration assessment clerk, not exceeding.	2,000 00
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For supervision of taxation, statistics and public service...	8,050 00
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Out of this appropriation of eight thousand and fifty dollars shall be paid the following salaries only:

First assistant assessor and special representative, not exceeding...\$	3,300 00
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Second assistant assessor, not exceeding .....	2,500 00
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Third assistant assessor, not exceeding	1,800 00
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For rate regulation.....	\$ 10,400 00
Out of this appropriation of ten thousand four hundred dollars shall be paid the following salaries only:	
Commerce counsel, not exceeding....	\$ 4,500 00
Rate clerk, not exceeding.....	2,700 00
Stenographer, not exceeding.....	1,200 00
For regulating heat, light and power, water and telephone companies .....	10,125 00
Out of this appropriation of ten thousand one hundred and twenty-five dollars shall be paid the following salaries only:	
Engineer .....	\$ 3,600 00
First assistant engineer, not exceeding .....	2,000 00
Second assistant engineer, not exceeding .....	1,800 00
Stenographer, not exceeding.....	1,200 00
For civil engineering and mineral land assessments.....	3,950 00
Out of this appropriation of three thousand nine hundred and fifty dollars shall be paid the following salary only:	
Civil engineer and assistant assessor of mineral lands, not exceeding....	\$ 2,750 00
For regulating sale of securities in accordance with the provisions of the act approved March 23, 1918 (Acts of Assembly, 1918, chap. 408, pp. 676-683) .....	7,075 00
Out of this appropriation of seven thousand and seventy-five dollars shall be paid the following salaries only:	
Assistant director, not exceeding.....	\$ 2,400 00
Inspector, not exceeding.....	1,800 00
Stenographer, not exceeding.....	1,200 00
It is hereby provided, however, that all fees hereafter collected by the State Corporation Commission for regulating the sale of securities under the act approved March 23, 1918, aforesaid, shall be paid into the general fund of the State treasury.	
Total for the State Corporation Commission.....	\$ 83,705 00

### Banking Division

For examination of banks, as required by law, to be paid out of the fees levied and collected for the examination of banks and paid into the State treasury to the credit of the "Banking Fund—State Corporation Commission" in accordance with the provisions of section



4122 of the Code of Virginia (1919), as amended by the act approved March 25, 1920 (Acts of Assembly, 1920, chap. 491, p. 823-825); provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$ 43,180 00

Out of this appropriation of forty-three thousand one hundred and eighty dollars shall be paid the following salaries only:

Chief Examiner of Banks.....	\$ 4,000 00
Assistant examiners of banks (7), not exceeding .....	19,800 00
Clerk, not exceeding.....	2,500 00
Stenographer, not exceeding.....	1,500 00

For examination of small loans companies, as required by law, to be paid out of the license fees levied and collected for the regulation of the small loans business and paid into the State treasury to the credit of the "Small Loans License Fund—State Corporation Commission" in accordance with the provisions of the act approved March 23, 1918 (Acts of Assembly, 1918, chap. 402, pp. 662-669); provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$ 1,650 00

Out of this appropriation of one thousand six hundred and fifty dollars shall be paid the following salary only:

Stenographer, not exceeding.....	\$ 1,200 00
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#### Bureau of Insurance

For supervision and inspection of concerns conducting an insurance business in Virginia, as required by law, to be paid out of the fees, licenses and taxes levied and collected for the support of the Bureau of Insurance and paid into the State treasury to the credit of the "Bureau of Insurance Fund" in accordance with law; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury .....\$ 39,125 00

Out of this appropriation of thirty-nine thousand one hundred and twenty-five dollars shall be paid the following salaries and special compensations only:

Commissioner of Insurance.....	\$ 3,500 00
Deputy Commissioner of Insurance...	3,000 00
Actuary, not exceeding.....	2,750 00
First clerk, not exceeding.....	2,500 00
Assistant actuary and examiner, not exceeding .....	2,500 00
Examiner, not exceeding.....	2,200 00

Fire rating clerk, not exceeding.....	2,200 00
License clerk and assistant examiner, not exceeding .....	2,000 00
Deputy fire inspector, not exceeding..	1,800 00
Stenographer, not exceeding.....	1,600 00
Additional employes and special pay- ments, not exceeding .....	5,200 00

### State Tax Board

For supervision and enforcement of tax laws.....\$ 12,550 00

Out of this appropriation of twelve thousand five hundred and fifty dollars shall be paid the following salaries only:

Counsel and executive assistant.....	\$ 3,500 00
Second assistant, not exceeding.....	2,500 00
Stenographer and clerk, not ex- ceeding .....	1,500 00
Stenographer, not exceeding.....	1,200 00
Additional employes, not exceeding...	1,000 00

### MILITARY

#### Adjutant General

For providing military protection for the State to be expended under the direction of the Military Board in accordance with law .....\$ 100,000 00

Out of this appropriation of one hundred thousand dollars shall be paid the salary of the Adjutant General .....\$ 3,000 00

It is hereby provided, however, that the Military Fund be and the same is hereby abolished, and monies shall no longer be set aside by the Auditor of Public Accounts for the said fund.

#### Military Contingent Fund

For the military contingent fund out of which to pay the military forces of the Commonwealth when aiding the civil authorities as provided by sec. 305 of an act approved March 16, 1916 (Acts of Assembly, 1916, chap. 516, sec. 305, pages 871-872), a sum sufficient.

### EDUCATIONAL

#### College of William and Mary in Virginia at Williamsburg

For maintenance and operation of the College of William and Mary in Virginia at Williamsburg.....\$ 184,460 00

It is provided that out of this appropriation of one hundred and eighty-four thousand four hundred and sixty dollars there is hereby appropriated:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.

For additional equipment.....	\$ 9,000 00
For replacing old steam lines.....	5,000 00
For construction of new central heating plant .....	12,500 00
For making loans to students.....	1,650 00

It is hereby further provided that the Board of Visitors of the College of William and Mary in Virginia shall have power to fix, in their discretion, the rates for board, washing, lights and fuel, notwithstanding anything to the contrary contained in the provisions of chap. 40 of the Code of Virginia (1919).

#### Legislative Reference Bureau

For assistance in preparing legislation.....\$ 8,001 00

Out of this appropriation of eight thousand and one dollars shall be paid the following salaries only:

Director .....	\$ 3,000 00
Assistant to director, not exceeding..	2,400 00
Stenographer, not exceeding.....	1,200 00
Additional employes, not exceeding..	300 00

#### Medical College of Virginia, College Division, at Richmond

For maintenance and operation of the Medical College of Virginia, College Division, at Richmond.....\$ 57,000 00

#### State Board of Education

For salary of Superintendent of Public Instruction (without fees; the fees collected by him to be paid into the general fund of the State treasury).....\$ 4,500 00

For traveling expenses of the Superintendent of Public Instruction .....

	1,200 00
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For traveling expenses of division superintendents' conference .....

	1,000 00
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For office rent of State Board of Education.....

	2,200 00
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For premiums on official bonds of officers and clerks in the office of the Superintendent of Public Instruction, in accordance with the provisions of sec. 325 of the Code of Virginia (1919) .....

	40 00
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For maintenance of public free schools.....

	1,475,000 00
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Out of this appropriation of one million four hundred and seventy-five thousand dollars there shall be expended under the rules and regulations of the State Board of Education for the establishment and maintenance of rural one-room and two-room and graded schools, and for the special supervision thereof, and to be apportioned among such schools by the State Board of Education and local authorities, not exceeding .....\$475,000 00

Out of this sum of four hundred seventy-five thousand dollars segregated to the establishment and maintenance of rural elementary schools, the State Board of Education may use not exceeding twenty thousand dollars for the establishment and maintenance of vacation schools in such sections of the State as the State Board of Education may deem wise and proper, and an amount not exceeding five thousand dollars for training and caring for blind children under eight years of age.

It is provided, however, that the entire monies in this whole appropriation of one million four hundred and seventy-five thousand dollars, except as otherwise provided, shall be apportioned by the State Board of Education as prescribed by the Constitution of Virginia to the public free schools of the several counties and cities of the Commonwealth; provided further, however, that the said State Board of Education shall not apportion any of the said fund to any county or city unless said county or city pay out of local funds at least twenty per centum of the teachers' salaries in the said county or city; and provided further, however, that in exceptional cases the State Board of Education may except from this rule a county which is unable to pay more than ten per centum of the teachers' salaries; and provided further that the schools are conducted for a term of not less than seven months, or for a period of at least twenty days longer than the term of the previous session, or for a period satisfactory to the State Board of Education.

For physical education in the public elementary schools and in the public high schools of the Commonwealth...	\$ 25,000 00
For maintenance of public high schools.....	200,000 00

It is provided that out of this appropriation of two hundred thousand dollars for public high schools, an amount, not to exceed fifteen thousand dollars, may be used by the State Board of Education to encourage the teaching of home economics in such schools.

For use exclusively for the promotion of vocational education in agriculture and in the trades, home economics

and industries in high schools and for the preparation of teachers of vocational subjects, as provided by the Act of Congress approved February 23, 1917 (Public Act No. 347 Sixty-fourth Congress), to be expended under rules and regulations of the State Board of Education, in accordance with provisions of sec. 6 of the act approved February 23, 1918 (Acts of Assembly, 1918, chap. 73, sec. 6, pp. 132-133) .....\$ 100,354 67

For maintenance of summer normal schools and institutes, not exceeding ..... 5,000 00

It is provided, however, that no Virginia teacher shall be charged tuition in normal schools or institutes, receiving support out of this appropriation; and it is further provided that no part of this appropriation shall be turned over to any educational institution receiving appropriations from the State for maintenance of summer schools.

For maintenance of libraries in public schools in accordance with provisions of secs. 754 and 755 of the Code of Virginia (1919) ..... 3,000 00

For school teachers' pension fund for the retirement of public school teachers in accordance with the provisions of chap. 36 of the Code of Virginia (1919)..... 15,000 00

For maintenance of schools for the Mattaponi and Pamunkey Indians, not exceeding..... 2,500 00

For maintenance of agricultural high schools..... 45,000 00

It is provided, however, that this appropriation of forty-five thousand dollars shall be used for the maintenance and equipment of agricultural high schools in Virginia and for betterments and for additional dormitory space in such schools, and for extension work in agriculture, gardening, canning and domestic science, as may be needed, to be expended under the direction and supervision of the State Board of Education.

For maintenance of public free schools to be paid from the proceeds of special taxes segregated by law to the support of the public free schools as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$3,525,508 00

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Total for the State Board of Education (out of the general fund of the State treasury).....\$1,879,794 67

**State Library at Richmond**

For maintenance and operation of the State Library at Richmond .....\$ 41,142 50

Out of this appropriation of forty-one thousand one hundred and forty-two dollars and fifty cents shall be paid the following salaries and wages only:

State Librarian .....	\$ 3,000 00
Assistant State Librarian, not exceeding .....	2,700 00
Head of traveling libraries department, not exceeding.....	2,000 00
Archivist, not exceeding.....	2,000 00
Extension libraries organizer, not exceeding .....	2,000 00
Reference librarian, not exceeding...	1,800 00
Secretary to the State Librarian, not exceeding .....	1,600 00
Catalogers (2), not exceeding \$1,500 each .....	3,000 00
Assistant in charge of serials, not exceeding .....	1,200 00
Assistant archivist, not exceeding...	1,200 00
Doorkeeper and janitor, not exceeding.	1,020 00
Janitor, not exceeding.....	1,000 00
Additional employes, not exceeding..	2,220 00

It is further provided that out of this appropriation of forty-one thousand one hundred and forty-two dollars and fifty cents there is hereby appropriated:

For additional equipment.....	\$ 6,475 00
For publications .....	2,500 00
For making photostat copies of Confederate military records in possession of War Department at Washington .....	2,500 00

And it is hereby further provided that all fees and other revenues segregated to the Library Fund in accordance with sec. 349 of the Code of Virginia (1919), and all other fees and revenues hereafter collected by the State Library shall be paid into the general fund of the State treasury; and the said Library Fund be and the same is hereby abolished.

**State Museum at Richmond**

For maintenance and operation of the State Museum at Richmond .....\$ 2,775 00



Out of this appropriation of two thousand seven hundred and seventy-five dollars shall be paid the following salary, wages and special compensations only:

Custodian, not exceeding.....\$ 1,200 00

Wages and special payments, not exceeding ..... 500 00

It is further provided that out of this appropriation of two thousand seven hundred and seventy-five dollars there is hereby appropriated:

For glass tops and other improvements to the museum cases.....\$ 750 00

#### University of Virginia at Charlottesville

For maintenance and operation of the University of Virginia at Charlottesville.....\$ 313,380 00

Out of this appropriation of three hundred and thirteen thousand three hundred and eighty dollars it is provided that there shall be set aside a sum sufficient to pay the interest accruing on the existing interest-bearing debt of the University, and to constitute the sinking fund in accordance with the provisions of sec. 820 of the Code of Virginia (1919).....\$ 11,705 00

It is further provided that out of this appropriation of three hundred and thirteen thousand three hundred and eighty dollars there is hereby appropriated:

For additional equipment.....\$ 23,125 00

For maintenance and operation of the University of Virginia Hospital, including free treatment, care and maintenance of Virginia patients. 52,370 00

For additional equipment for the University of Virginia Hospital..... 7,100 00

For construction of new central heating plant ..... 30,000 00

For completion of second story of biological laboratory ..... 2,000 00

For making loans to students..... 1,000 00

This appropriation of three hundred and thirteen thousand three hundred and eighty dollars is made upon the condition that the University of Virginia shall give instruction to properly prepared white students of the State of Virginia in accordance with the provisions of sec. 819 of the Code of Virginia (1919); with the proviso that there shall be no charge for tuition or University fee in the academic department of more than ten (\$10.00) dollars, which ten dollars shall cover all the items covered by the former University fee of forty (\$40.00) dollars, but shall not interfere with the ten (\$10.00) dollars contingent deposit.

**Virginia Agricultural and Mechanical College and Polytechnic Institute  
at Blacksburg**

For maintenance and operation of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg .....\$ 244,947 94

Out of this appropriation of two hundred and forty-four thousand nine hundred and forty-seven dollars and ninety-four cents it is provided that there shall be set aside a sum sufficient to pay the interest accruing on the existing interest-bearing debt of the Virginia Agricultural and Mechanical College and Polytechnic Institute and to constitute the sinking funds in accordance with the acts approved February 26, 1896 (Acts of Assembly, 1895-1896, chap. 425, p. 455), and March 5, 1900 (Acts of Assembly, 1899-1900, chap. 786, pp. 884-885).....\$ 7,050 00

It is further provided that out of this appropriation of two hundred and forty-four thousand nine hundred and forty-seven dollars and ninety-four cents there is hereby appropriated:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.	
For additional equipment.....	\$ 7,825 00
For deficit incurred in providing coal necessary for operation of power plant .....	11,000 00
For deficit incurred in operation of hospital during the influenza epidemic .....	3,820 00
For making loans to students.....	2,000 00

**Extension Division**

For the Extension Division of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg for the purpose of conducting demonstration work in the State of Virginia or in the several counties therein in connection and co-operation with the United States Department of Agriculture, under the provisions of the Federal Smith-Lever Act and other Federal Acts for extension work.....\$ 178,167 80

**Virginia Agricultural Experiment Station at Blacksburg**

For maintenance and operation of the Virginia Agricultural Experiment Station at Blacksburg and the several county experiment stations under its control, and for carrying out the provisions of the act approved

March 15, 1906 (Acts of Assembly, 1906, chap. 226, pp. 386-387), in accordance with sec. 932 of the Code of Virginia (1919) .....\$ 32,925 00

It is provided that out of this appropriation of thirty-two thousand nine hundred and twenty-five dollars there is hereby appropriated:

For additional equipment.....\$ 1,550 00

#### **Virginia Military Institute at Lexington**

For maintenance and operation of the Virginia Military Institute at Lexington .....\$ 138,739 00

Out of this appropriation of one hundred and thirty-eight thousand seven hundred and thirty-nine dollars it is provided that the traveling expenses of the board of visitors, except the Adjutant General and the Superintendent of Public Instruction, shall be paid, not exceeding .....\$ 775 00

It is further provided that out of this appropriation of one hundred and thirty-eight thousand seven hundred and thirty-nine dollars there is hereby appropriated:

For making loans to students.....\$ 600 00

#### **Virginia Normal and Industrial Institute at Petersburg**

For maintenance and operation of the Virginia Normal and Industrial Institute at Petersburg.....\$ 54,215 00

It is provided that out of this appropriation of fifty-four thousand two hundred and fifteen dollars there is hereby appropriated:

For the purpose of meeting the requirements of the

Federal Smith-Hughes Act, a sum sufficient.

For additional equipment.....\$ 12,100 00

For deficit caused by smallpox

epidemic ..... 1,500 00

For deficit incurred in making au-

thorized improvements to water

and sewer system..... 9,500 00

For sundry authorized deficit items.. 4,100 00

#### **Virginia Normal School Board**

For supervision of the State normal schools for women....\$ 2,500 00

Out of this appropriation of two thousand five hundred dollars shall be paid the traveling expenses of the members of the Virginia Normal School Board; and no part of the appropriations to the several normal schools shall be used for this purpose, not exceeding .....\$ 600 00



It is further provided that out of this appropriation of two thousand five hundred dollars shall be paid the following salaries and special compensations only:

Secretary-auditor, not exceeding.....\$ 1,200 00  
Additional employes, not exceeding..... 150 00

#### **State Normal School for Women at East Radford**

For maintenance and operation of the State Normal School for Women at East Radford.....\$ 79,905 00

It is provided that out of this appropriation of seventy-nine thousand nine hundred and five dollars there is hereby appropriated:

For additional equipment.....\$ 3,400 00  
For making loans to students..... 800 00

#### **State Normal School for Women at Farmville**

For maintenance and operation of the State Normal School for Women at Farmville.....\$ 123,950 00

It is provided that out of this appropriation of one hundred and twenty-three thousand nine hundred and fifty dollars there is hereby appropriated:

For additional equipment .....\$ 9,150 00  
For rewiring main building..... 5,000 00  
For making loans to students..... 800 00

#### **State Normal School for Women at Fredericksburg**

For maintenance and operation of the State Normal School for Women at Fredericksburg.....\$ 74,040 00

It is provided that out of this appropriation of seventy-four thousand and forty dollars there is hereby appropriated:

For additional equipment.....\$ 1,500 00  
For making loans to students..... 500 00

#### **State Normal School for Women at Harrisonburg**

For maintenance and operation of the State Normal School for Women at Harrisonburg .....\$ 71,750 00

It is provided that out of this appropriation of seventy-one thousand seven hundred and fifty dollars there is hereby appropriated:

For completing payment on the  
Smythe property .....\$ 10,000 00  
For improvements to grounds and  
walks ..... 1,000 00  
For additional equipment..... 900 00  
For making loans to students..... 600 00

### Virginia School for the Deaf and Blind at Staunton

For maintenance and operation of the Virginia School for the Deaf and Blind at Staunton.....\$ 91,530 00

It is provided that out of this appropriation of ninety-one thousand five hundred and thirty dollars there is hereby appropriated:

For improvement of toilet facilities..\$ 2,500 00  
For additional equipment..... 2,120 00

### Virginia State School for Colored Deaf and Blind Children at Newport News

For maintenance and operation of the Virginia State School for Colored Deaf and Blind Children at Newport News.\$ 34,385 00

It is provided that out of this appropriation of thirty-four thousand three hundred and eighty-five dollars there is hereby appropriated:

For concrete improvements on farm..\$ 500 00  
For water tank and piping..... 3,300 00

### Virginia War History Commission

For preparing war history of Virginia.....\$ 7,500 00

## AGRICULTURAL

### Department of Agriculture and Immigration

For expenses of administration of the Department of Agriculture and Immigration .....\$ 7,000 00

Out of this appropriation of seven thousand dollars shall be paid the following salaries only:

Commissioner of Agriculture and Immigration (which shall be in full for his services; all fees of office to be paid into the State treasury.\$ 4,000 00  
Assistant Commissioner and Editor... 3,000 00

For advertising to promote immigration..... 5,000 00

For testing of seeds and identification of plants and plant diseases, as provided by law..... 14,455 00

It is further provided that out of the fees and taxes collected by the Department of Agriculture and Immigration for the enforcement of the laws by which the respective fees and taxes are paid, but not out of the general fund of the State treasury, there is hereby appropriated:

For expenses of administration of the Department of Agriculture and Immigration, exclusive of the salaries of the Commissioner of Agriculture and Immigration and the Assistant Commissioner and Editor .....	\$ 23,845 00	
For inspection of fertilizers, agricultural lime and seed, as provided by law .....	16,225 00	
For publicity for agricultural advancement .....	15,200 00	
For testing of fertilizers, lime, food and minerals .....	33,385 00	
For licensing and inspection of commission merchants, in accordance with the provisions of sec. 1257-1263, inclusive, of the Code of Virginia (1919) .....	1,800 00	
For maintenance and operation of experiment stations in Augusta, Charlotte and Henry counties for experimenting with and testing fertilizers .....	8,375 00	
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Total for the Department of Agriculture and Immigration (out of the general fund of the State treasury) .....	\$	26,455 00

#### Dairy and Food Division

For expenses of administration of the Dairy and Food Division .....	\$	15,175 00
Out of this appropriation of fifteen thousand one hundred and seventy-five dollars shall be paid the following salaries only:		
Dairy and Food Commissioner .....	\$	3,000 00
Deputy Commissioner, not exceeding .....		2,600 00
Chief clerk, not exceeding .....		2,100 00
Stenographer, not exceeding .....		1,200 00
Filing clerk, not exceeding .....		1,080 00
Bookkeeper, not exceeding .....		1,320 00
For prevention of bovine tuberculosis, to be expended in accordance with the provisions of sec. 1225 of the Code of Virginia (1919) .....		25,000 00
For enforcing the cold storage law, in accordance with the provisions of the Act approved September 9, 1919 (Acts of Assembly, 1919, Extra Session, chap. 55, pp. 87-92) .....		5,175 00



It is further provided that out of the fees and taxes collected by the Dairy and Food Division, but not out of the general fund of the State treasury, there is hereby appropriated:

For inspection and development of dairies .....	\$ 10,725 00
For enforcing pure food and feeding stuffs laws .....	21,100 00

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Total for the Dairy and Food Division (out of the general fund of the State treasury) .....	\$ 45,350 00
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#### Division of Markets

For collecting and disseminating market information, to be expended in accordance with sec. 1256 of the Code of Virginia (1919) .....	\$ 20,000 00
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Out of this appropriation of twenty thousand dollars shall be paid the following salaries and special compensations only:

Director .....	\$ 3,000 00
Fruit and vegetable specialist, not exceeding .....	2,400 00
Dairy and poultry products specialist, not exceeding .....	2,100 00
Tobacco specialist, not exceeding....	1,500 00
Stenographer and assistant to the director, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Mailing clerk, not exceeding.....	900 00
Additional employees, not exceeding..	800 00

#### State Board of Crop Pest Commissioners

For furnishing protection from crop pests.....	\$ 15,435 00
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Out of this appropriation of fifteen thousand four hundred and thirty-five dollars shall be paid the following salaries, wages and special compensations only:

State Entomologist .....	\$ 3,000 00
Additional employees, not exceeding...	8,740 00

For eradication of the Oriental moth pest.....	3,820 00
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Out of this appropriation of three thousand eight hundred and twenty dollars shall be paid the following salaries only:

Associate Entomologist, not exceeding.\$	1,980 00
Additional employees, not exceeding..	700 00

It is hereby provided that all receipts of the State Board of Crop Pest Commissioners from the registration

and certification of nurseries, segregated by the Auditor of Public Accounts in a special fund and paid over from time to time to the State Board of Crop Pest Commissioners in accordance with secs. 882 and 883 of the Code of Virginia (1919), in regulating the sale of nursery stock in Virginia, and all other fees and revenues hereafter collected by the State Board of Crop Pest Commissioners shall be paid into the general fund of the State treasury; and the special segregated fund from the receipts from the registration and certification of nurseries be and the same is hereby abolished.

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Total for the State Board of Crop Pest Commissioners .....	\$	19,255 00
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#### State Live Stock Sanitary Board

For protecting live stock from diseases .....	\$	21,670 00
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Out of this appropriation of twenty-one thousand six hundred and seventy dollars shall be paid the following salaries and special compensations only:

State Veterinarian .....	\$	4,000 00
Assistant State Veterinarian, not exceeding .....		2,500 00
Secretary and stenographer, not exceeding .....		1,500 00
Veterinary inspectors (3), not exceeding .....		6,000 00
Additional employes, not exceeding ..		750 00

#### Virginia Truck Experiment Station at Norfolk

For experimentation in truck crop development .....	\$	21,060 00
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Out of this appropriation of twenty-one thousand and sixty dollars shall be paid the following salaries and wages only:

Director .....	\$	3,500 00
Horticulturist, not exceeding .....		2,800 00
Associate plant pathologist, not exceeding .....		2,500 00
Associate entomologist, not exceeding ..		2,500 00
Clerk and stenographer, not exceeding ..		1,500 00
Farm foreman, not exceeding .....		1,200 00
Additional employes, not exceeding ..		4,340 00

For experimentation in truck crop development on the Eastern Shore of Virginia .....		2,110 00
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Total for the Virginia Truck Experiment Station at Norfolk .....	\$	23,170 00
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**CARE OF DEFECTIVES AND DEPENDENTS****Board of Charities and Corrections**

For expenses of administration of the Board of Charities and Corrections .....\$ 8,700 00

Out of this appropriation of eight thousand seven hundred dollars shall be paid the following salaries and special compensations only:

Secretary .....	\$ 3,000 00
Assistant Secretary, not exceeding...	2,000 00
Stenographer, not exceeding.....	1,200 00
Additional employes, not exceeding..	250 00

For placing and supervising children in homes and institutions ..... 6,050 00

Out of this appropriation of six thousand and fifty dollars shall be paid the following salaries and special compensations only:

Agents (3), not exceeding.....	\$ 2,100 00
Additional employes, not exceeding..	1,000 00

For protecting and supervising feeble-minded persons in homes, under provisions of sec. 1903 of the Code of Virginia (1919); and for after-care of mentally defective persons, and for the inspection of prisons..... 3,550 00

Out of this appropriation of three thousand five hundred and fifty dollars shall be paid the following salary only:

Special agent, not exceeding.....	\$ 2,400 00
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Total for the Board of Charities and Corrections..\$ 18,300 00

**Commissioner of State Hospitals**

For administration of the State hospitals for the insane and the State Colony for Epileptics and the Feeble-Minded .....\$ 2,700 00

Out of this appropriation of two thousand seven hundred dollars shall be paid the following salary only:

Commissioner of State Hospitals.....	\$ 2,000 00
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It is provided, however, that no part of the annual appropriation for any hospital or for the State Colony for Epileptics and the Feeble-Minded shall be used for any expense of the Commissioner of State Hospitals.

**Central State Hospital at Petersburg**

For maintenance and operation of the Central State Hospital at Petersburg .....\$ 368,995 00



It is provided that out of this appropriation of three hundred and sixty-eight thousand nine hundred and ninety-five dollars the following salaries shall be paid:

Superintendent .....\$ 4,500 00

It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy he shall pay therefor such rental as may be fixed by the special board of directors of the Central State Hospital.

Steward, not exceeding.....\$ 2,000 00

Clerk and bookkeeper (who shall perform the duties of secretary to the special board of directors), not exceeding ..... 1,800 00

Storekeeper, not exceeding..... 1,200 00

Stenographers (2), not exceeding.... 1,800 00

First assistant physician, not exceeding ..... 2,400 00

Second assistant physician, not exceeding ..... 2,000 00

Third assistant physician, not exceeding ..... 1,800 00

Fourth assistant physician, not exceeding ..... 1,800 00

Fifth assistant physician, not exceeding ..... 1,500 00

Dentist, not exceeding..... 1,500 00

Engineer, not exceeding..... 1,200 00

Farmer, not exceeding..... 1,200 00

It is provided, however, that the officers of the Central State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of three hundred and sixty-eight thousand nine hundred and ninety-five dollars there is hereby appropriated:

For additional equipment.....\$ 3,135 00

#### Eastern State Hospital at Williamsburg

For maintenance and operation of the Eastern State Hospital at Williamsburg .....\$ 193,265 00

It is provided that out of this appropriation of one hundred and ninety-three thousand two hundred and sixty-five dollars the following salaries shall be paid:

Superintendent .....\$ 3,000 00

It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Eastern State Hospital.

Steward, not exceeding.....\$ 1,750 00

Clerk (who shall perform the duties of secretary to the special board of directors), not exceeding.... 1,200 00

Stenographer, not exceeding..... 900 00

First assistant physician, not exceeding ..... 2,400 00

Second assistant physician, not exceeding ..... 2,000 00

Third assistant physician, not exceeding ..... 1,800 00

Pharmacist and storekeeper, not exceeding ..... 1,500 00

Engineer, not exceeding..... 1,200 00

Farmer, not exceeding..... 900 00

It is provided, however, that the officers of the Eastern State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and ninety-three thousand two hundred and sixty-five dollars there is hereby appropriated:

For additional equipment .....\$ 500 00

#### Southwestern State Hospital at Marion

For maintenance and operation of the Southwestern State Hospital at Marion .....\$ 154,395 00

It is provided that out of this appropriation of one hundred and fifty-four thousand three hundred and ninety-five dollars the following salaries shall be paid:

Superintendent .....\$ 3,000 00

It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Southwestern State Hospital.

Steward, not exceeding.....	\$ 1,800 00
Clerk (who shall perform the duties of secretary to the special board of directors), not exceeding.....	1,500 00
Stenographer, not exceeding.....	900 00
First assistant physician, not exceeding .....	2,400 00
Second assistant physician, not exceeding .....	2,200 00
Third assistant physician and bacteriologist, not exceeding.....	2,000 00
Dentist, not exceeding.....	1,200 00
Engineer and electrician, not exceeding .....	1,200 00
Farmer, not exceeding.....	750 00

It is provided, however, that the officers of the Southwestern State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

#### Western State Hospital at Staunton

For maintenance and operation of the Western State Hospital at Staunton .....\$ 204,680 00

It is provided that out of this appropriation of two hundred and four thousand six hundred and eighty dollars the following salaries shall be paid:

Superintendent .....\$ 3,600 00

It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Western State Hospital.

Steward, not exceeding.....	\$ 1,800 00
Clerk (who shall perform the duties of secretary to the special board of directors), not exceeding.....	1,700 00
Stenographers (2), not exceeding....	1,620 00



First assistant physician, not exceeding .....	\$ 2,400 00
First assistant physician (female), not exceeding .....	2,200 00
Second assistant physician and druggist, not exceeding .....	2,000 00
Second assistant physician (female), not exceeding .....	1,800 00
Bacteriologist and dentist, not exceeding .....	1,500 00
Engineer and electrician, not exceeding .....	1,200 00
Farmer, not exceeding .....	540 00

It is provided, however, that the officers of the Western State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of two hundred and four thousand six hundred and eighty dollars there is hereby appropriated:

For equipment for Tredway Building.	\$ 6,000 00
For sprayer .....	500 00

#### **State Colony for Epileptics and the Feeble-Minded at Colony**

For maintenance and operation of the State Colony for Epileptics and the Feeble-minded at Colony.....\$ 123,150 00

It is provided that out of this appropriation of one hundred and twenty-three thousand one hundred and fifty dollars the following salaries shall be paid:

Superintendent .....	\$ 3,000 00
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It is provided, however, that for any buildings belonging to the Colony which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the State Colony for Epileptics and the Feeble-Minded.

Steward and clerk (who shall perform the duties of secretary to the special board of directors), not exceeding .....	\$ 1,750 00
Stenographer and psychologist, not exceeding .....	1,500 00
First assistant physician and bacteriologist, not exceeding .....	2,400 00

Second assistant physician and drug-	
gist, not exceeding.....	\$ 2,000 00
Engineer, not exceeding.....	1,200 00
Farmer, not exceeding.....	1,200 00

It is provided, however, that the officers of the State Colony for Epileptics and the Feeble-Minded shall receive in addition to the respective salaries specified above, their board and lodging at the Colony, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and twenty-three thousand one hundred and fifty dollars there is hereby appropriated:

For additional equipment.....	\$ 2,685 00
For concrete coal storage bin.....	500 00
For improvements and additions to buildings and grounds.....	1,375 00

#### **Medical College of Virginia, Hospital Division, at Richmond**

For maintenance and operation of the Medical College of Virginia, Hospital Division, at Richmond, for the free treatment, care and maintenance of Virginia patients..	\$ 25,000 00
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#### **R. E. Lee Camp Soldiers' Home at Richmond**

For maintenance and operation of the R. E. Lee Camp Soldiers' Home at Richmond.....	\$ 89,000 00
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It is provided that out of this appropriation of eighty-nine thousand dollars the following salaries shall be paid:

Superintendent .....	\$ 2,400 00
Surgeon, not exceeding.....	1,200 00
Head nurse, not exceeding.....	1,200 00
Engineer, not exceeding.....	1,200 00

It is provided, however, that the officers of the R. E. Lee Camp Soldiers' Home shall receive in addition to the respective salaries specified above, their board and lodging at the Home, but shall not receive any additional perquisites or emoluments.

For providing for incidental personal expenses of Confederate Veterans, a monthly allowance of \$2.00 to each inmate of the R. E. Lee Camp Soldiers' Home at Richmond, in accordance with law.....	5,000 00
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For relief of needy Confederate veterans afflicted with contagious diseases or cancer, in accordance with law.	\$ 4,000 00
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Total for the R. E. Lee Camp Soldiers Home at Richmond .....	\$ 98,000 00
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### Catawba Sanatorium Near Salem

For maintenance and operation of the Catawba Sanatorium near Salem .....	\$ 112,980 00
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It is provided that out of this appropriation of one hundred and twelve thousand nine hundred and eighty dollars the following salaries shall be paid:

Business manager .....	\$ 3,300 00
Bookkeeper, not exceeding .....	1,200 00
Chief clerk, not exceeding .....	1,080 00
Medical director, not exceeding .....	3,500 00
First assistant physician, not exceeding .....	3,000 00
Second assistant physician, not exceeding .....	2,500 00
Third assistant physician, not exceeding .....	2,000 00
Fourth assistant physician, not exceeding .....	1,800 00
Superintendent of nurses, not exceeding .....	1,800 00
Dietician, not exceeding .....	1,200 00
Stenographer, not exceeding .....	960 00
Engineer, not exceeding .....	1,200 00
Farmer, not exceeding .....	1,080 00

It is provided, however, that for any buildings belonging to the Catawba Sanatorium which the business manager, medical director and first assistant physician may occupy, they shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Sanatorium, except the business manager, medical director and first assistant physician, shall receive in addition to the respective salaries specified above, their board and lodging at the Sanatorium, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and twelve thousand nine hundred and eighty dollars there is hereby appropriated:



For additional equipment.....	\$ 1,500 00
For installation of refrigerating plant ..	4,500 00
For screening infirmary.....	600 00

### **Piedmont Sanatorium at Burkeville**

For maintenance and operation of the Piedmont Sanatorium at Burkeville .....	\$ 52,230 00
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It is provided that out of this appropriation of fifty-two thousand two hundred and thirty dollars the following salaries shall be paid:

Superintendent and medical director..	\$ 2,700 00
Bookkeeper and steward, not exceeding .....	1,500 00
Stenographer, not exceeding.....	900 00
First assistant physician, not exceeding .....	2,200 00
Head nurse, not exceeding.....	1,500 00
Farmer, not exceeding.....	900 00

It is provided, however, that for any buildings belonging to the Piedmont Sanatorium which the superintendent and medical director may occupy he shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Piedmont Sanatorium, except the superintendent and medical director, shall receive in addition to the respective salaries specified above, their board and lodging at the Sanatorium, but shall not receive any additional perquisites or emoluments.

### **State Penitentiary Farm at Lassiter**

For maintenance and operation of the State Penitentiary Farm at Lassiter .....	\$ 42,035 00
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It is provided that out of this appropriation of forty-two thousand and thirty-five dollars the following salaries shall be paid:

Superintendent .....	\$ 2,500 00
Surgeon, not exceeding .....	1,800 00
Bookkeeper, not exceeding.....	1,200 00
Machinist, not exceeding.....	1,200 00
Farmers (2), not exceeding \$1,200 each .....	2,400 00
Dairyman, not exceeding.....	1,200 00
Steward, not exceeding.....	1,080 00
Guards (17), not exceeding \$840 each.	14,280 00

It is provided, however, that out of this appropriation of fourteen thousand two hundred and eighty dollars the guards at the State Penitentiary Farm, not to exceed seventeen in number, to be appointed by the superintendent thereof, shall not be paid when absent on furlough for more than fifteen days in any one year, whether sick or otherwise; and that substitute guards shall receive the same pay, when employed, as regularly employed guards.

It is further provided that out of this appropriation of forty-two thousand and thirty-five dollars there is hereby appropriated:

For additional equipment.....	\$ 1,250 00
For completion of water filtration plant .....	4,000 00
For the purchase of dairy cattle.....	2,500 00

It is provided further, that all proceeds and income from the State Farm, or so much thereof as may be necessary, shall be applied by the Board of Directors of The Penitentiary to the maintenance and operation of the State Penitentiary Farm, including the maintenance and care of the prisoners, the maintenance and operation of the hospital located on the said farm, of which a correct and itemized account shall be kept and reports thereof made, and included in the regular annual reports of the Board of Directors of The Penitentiary.

### The Penitentiary at Richmond

For maintenance and operation of The Penitentiary at Richmond .....\$ 213,470 00

Out of this appropriation of two hundred and thirteen thousand four hundred and seventy dollars shall be paid the following salaries, wages, special compensations and expenses only:

Superintendent .....	\$ 3,000 00
Chief clerk and senior bookkeeper, not exceeding .....	2,400 00
Identification clerk and clerk of board, not exceeding .....	2,280 00
Record clerk, not exceeding.....	1,320 00
Board of Directors, five members, at the rate of \$3.00 each per day for every day's attendance on the Board, provided that no director	

shall receive more than \$200.00 per annum; and provided further that out of this appropriation shall be paid the actual traveling expenses in addition to the per diem of the respective directors living outside the city of

Richmond .....	\$ 1,000 00
Assistant Superintendent .....	2,500 00
Senior keeper, not exceeding.....	2,000 00
Second keeper, not exceeding.....	1,800 00
Third keeper, not exceeding.....	1,700 00
Engineer, not exceeding.....	1,500 00
Matron, not exceeding.....	900 00
Guards (25), not exceeding.....	33,000 00

It is provided, however, that out of this appropriation of thirty-three thousand dollars shall be paid the salaries of the interior and exterior guards of The Penitentiary, not to exceed twenty-five in number, each at a basic rate of compensation of not less than \$1,200 per annum, with such additional amounts as the Board of Directors of The Penitentiary may determine, within the limits of this appropriation, not exceeding \$1,500 per annum in any case; no guard, however, shall be paid when absent on furlough for more than fifteen days in any one year, whether sick or otherwise; and provided further that substitute guards shall receive pay for the time actually employed at the basic rate of compensation, not exceeding \$1,200 per annum.

Surgeon, not exceeding.....	\$ 3,000 00
Dentist, not exceeding.....	1,200 00
Mental examiner, not exceeding.....	1,200 00
Hospital interne, not exceeding.....	600 00
Educational director, not exceeding..	2,400 00

It is provided that out of this appropriation of two hundred and thirteen thousand four hundred and seventy dollars there is hereby appropriated:

For per diem allowance for prisoners in accordance with the provisions of the act approved March 16, 1918 (Acts of Assembly, 1918, chap. 301, pp. 474-476) .....	\$ 45,000 00
For transportation of prisoners.....	10,000 00
For laundry machinery.....	2,500 00



For general repairs to buildings and grounds .....	\$ 7,600 00
For establishment of a rotary fund for operation of The Penitentiary industries .....	10,000 00
For motor delivery vehicle for industrial department .....	1,000 00
For additional equipment for wood-working shop .....	5,135 00
For additional equipment for printing shop .....	2,500 00
For additional equipment for clothing shop .....	900 00
For additional equipment for metal shop .....	2,150 00

It is further provided that out of the earnings of the industrial department of The Penitentiary, but not out of the State treasury, the following salaries shall be paid:

Industrial director, not exceeding....	\$ 3,000 00
Bookkeeper, not exceeding.....	1,800 00
Instructor-foreman for wood-working shop, not exceeding.....	2,280 00
Instructor-foreman for printing shop, not exceeding .....	2,700 00
Assistant instructor for printing shop, not exceeding .....	1,500 00
Instructor-foreman for clothing shop, not exceeding .....	1,500 00
Instructor-foreman for metal shop, not exceeding .....	1,800 00

#### Virginia Home and Industrial School for Girls at Bon Air

For maintenance and operation of the Virginia Home and Industrial School for Girls at Bon Air.....	\$ 74,570 00
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It is provided that out of this appropriation of seventy-four thousand five hundred and seventy dollars the following salaries shall be paid:

Superintendent .....	\$ 2,400 00
Assistant superintendent and recreational director, not exceeding....	1,200 00
Nurse and matron, not exceeding....	1,200 00
Farmer, not exceeding.....	1,200 00
Cottage matrons (2), at not exceeding \$900 each .....	1,800 00
Parole officer, not exceeding.....	900 00
Bookkeeper, not exceeding.....	900 00
Physician, not exceeding.....	600 00

It is further provided that out of this appropriation of seventy-four thousand five hundred and seventy dollars there is hereby appropriated:

For maintenance of public free school.	\$ 2,060 00
For completion of payment on the Glinn property .....	10,500 00
For enlargement of and installation of heating system on Glinn property	2,500 00
For sewerage system.....	2,500 00
For deficit incurred in obtaining neces- sary water supply.....	10,600 00
For new electric power system.....	5,000 00

The Board of Directors of the Virginia Home and Industrial School for Girls at Bon Air are hereby authorized to receive white females from twelve to thirty years of age, convicted of misdemeanors, and committed to said school by the judges and justices of the Commonwealth of Virginia.

#### **Virginia Industrial School for Boys at School**

For maintenance and operation of the Virginia Industrial School for Boys at School.....\$ 73,370 00

It is provided that out of this appropriation of seventy-three thousand three hundred and seventy dollars the following salaries shall be paid:

Superintendent .....	\$ 2,000 00
Assistant superintendent, not exceed- ing .....	1,800 00
Steward and storekeeper, not exceed- ing .....	1,500 00
Clerk, not exceeding.....	1,200 00
Farmer, not exceeding.....	1,200 00

It is further provided that out of this appropriation of seventy-three thousand three hundred and seventy dollars there is hereby appropriated:

For additional equipment.....	\$ 2,750 00
For maintenance of public free school.	3,470 00
For transportation of inmates, in ac- cordance with sec. 1956 of the Code of Virginia (1919).....	4,000 00
For fencing farm.....	750 00

#### **Virginia Industrial School for Colored Girls at Peake**

For maintenance and operation of the Virginia Industrial School for Colored Girls at Peake.....\$ 26,010 00

It is provided that out of this appropriation of twenty-six thousand and ten dollars the following salaries shall be paid:

Superintendent, not exceeding.....\$	1,500 00
Assistant superintendent, not exceeding .....	900 00

It is further provided that out of this appropriation of twenty-six thousand and ten dollars there is hereby appropriated:

For additional equipment.....\$	2,250 00
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#### **Virginia Manual Labor School for Colored Boys at Hanover**

For maintenance and operation of the Virginia Manual Labor School for Colored Boys at Hanover.....\$ 49,810 00

It is provided that out of this appropriation of forty-nine thousand eight hundred and ten dollars the following salaries shall be paid:

Superintendent, not exceeding.....\$	1,500 00
Industrial director, not exceeding...	900 00
Disciplinarian, not exceeding.....	900 00
Farmer, not exceeding.....	720 00
* Physician, not exceeding.....	600 00

It is further provided that out of this appropriation of forty-nine thousand eight hundred and ten dollars there is hereby appropriated:

For additional equipment.....\$	3,050 00
For maintenance of public free school.	1,620 00
For operating deficit .....	6,500 00
For repairs and improvements to buildings and grounds.....	300 00

### **PUBLIC WORKS**

#### **State Convict Road Force**

For maintenance and operation of the State Convict Road Force, in accordance with chap. 87 of the Code of Virginia (1919) .....\$ 344,350 00

It is provided that this appropriation of three hundred and forty-four thousand three hundred and fifty dollars hereby made to the State Convict Road Force shall be inclusive of all funds to be used by the State Convict Road Force which are directly payable out of the general fund of the State treasury, including the expenses heretofore paid out of the appropriations out of the general fund of the State treasury for "criminal



charges"; and it is further provided that the expenditures out of this appropriation of three hundred and forty-four thousand three hundred and fifty dollars shall be made in accordance with the provisions of sec. 2081 of the Code of Virginia (1919).

It is further provided that out of this appropriation of three hundred and forty-four thousand three hundred and fifty dollars the following salaries, wages and special compensations shall be paid:

Superintendent (Superintendent of The Penitentiary) .....	\$ 1,000 00
Assistant superintendent, not exceeding .....	2,500 00
Chief clerk and bookkeeper, not exceeding .....	2,400 00
Stenographer, not exceeding.....	1,500 00
Clerk, not exceeding.....	1,200 00
Sergeants, not exceeding \$1,500 each.	40,500 00
Guards, not exceeding \$720 each...	86,400 00

It also is further provided that out of this appropriation of three hundred and forty-four thousand three hundred and fifty dollars there is hereby appropriated:

For medical care and supervision of convicts in the several State Convict Road Force camps.....	\$ 10,000 00
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#### State Highway Commission

For the State Highway Commission for supervising the State highway system in accordance with the provisions of the act approved September 5, 1919 (Acts of Assembly, 1919, Extra Session, chap. 31, pp. 53-59) .....\$ 10,600 00

Out of this appropriation of ten thousand six hundred dollars shall be paid the following salaries and special compensations only:

Stenographer and clerk, not exceeding.	\$ 1,800 00
Members of the State Highway Commission (5), per diem of \$10.00 each, not exceeding \$1,000.00 each per annum .....	5,000 00

#### State Highway Department

For expenses of administration and engineering.....\$ 285,440 00

Out of this appropriation of two hundred and eighty-five thousand four hundred and forty dollars shall be paid the following salaries only:

State Highway Commissioner.....	\$ 5,000 00
First assistant commissioner, not exceeding .....	4,000 00
Second assistant commissioner and auditor, not exceeding.....	3,600 00
Chief clerk, not exceeding.....	2,000 00
Secretary to the State Highway Commissioner .....	2,000 00
Additional employes, not exceeding..	174,140 00
For construction and reconstruction of State highways and to meet Federal aid .....	\$ 470,245 00
For construction and maintenance of State and county highways, in accordance with the provisions of chap. 88 of the Code of Virginia (1919), and the provisions of the act approved March 27, 1918 (Acts of Assembly, 1918, chap. 426, pp. 776-778) .....	700,000 00
For construction and reconstruction of State highways and to meet Federal aid, to be paid from the proceeds of special taxes, segregated by law, for the construction and reconstruction of State highways, as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury..	\$2,344,315 00
For maintenance of State highways to be paid from the proceeds of special taxes, segregated by law, to the maintenance of State highways, as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....	\$1,400,000 00
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Total for the State Highway Department (out of the general fund of the State treasury) .....	\$1,455,685 00

## CONSERVATION AND CUSTODIANSHIP

### Commission of Fisheries

For expenses of administration.....	\$ 19,100 00
Out of this appropriation of nineteen thousand one hundred dollars shall be paid the following salaries and special compensations only:	
Commissioner of Fisheries.....	\$ 2,500 00
Shellfish Commissioner .....	1,800 00
Other members of the Commission of Fisheries (3), not exceeding \$200 each per annum.....	600 00

Engineer and surveyor, not exceeding .....	\$ 2,500 00	
Assistant engineer and surveyor, not exceeding .....	1,800 00	
Stenographer, not exceeding.....	1,200 00	
Clerk to the Commission of Fisheries, not exceeding .....	200 00	
For protection of oyster beds and fish.....	\$ 48,570 00	

It is provided that out of this appropriation of forty-eight thousand five hundred and seventy dollars there is hereby appropriated:

For salaries, wages and special compensations, not exceeding.....	\$ 21,920 00
For additional boats.....	1,500 00

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Total for the Commission of Fisheries.....	\$ 67,670 00
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It is provided that out of the total appropriation of sixty-seven thousand six hundred and seventy dollars, hereby made to the Commission of Fisheries, there shall be set aside a sum sufficient to meet the expenditures provided for by sec. 3271 of the Code of Virginia (1919).

It is further provided that all revenues collected by the Commission of Fisheries, all other laws or parts of laws to the contrary notwithstanding, shall be placed in the general fund of the State treasury; and it is provided further that the total appropriations of sixty-seven thousand six hundred and seventy dollars, hereby made to the Commission of Fisheries, shall be paid out of the general fund of the State treasury.

#### Department of Game and Inland Fisheries

For protection and propagation of game and inland fish...	\$ 112,385 00
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Out of this appropriation of one hundred and twelve thousand three hundred and eighty-five dollars shall be paid the following salaries, wages and special compensations only:

Commissioner of Game and Inland Fisheries (Commissioner of Fisheries) .....	\$ 600 00
Secretary, not exceeding.....	3,000 00
Bookkeeper, not exceeding.....	1,800 00
Stenographer, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Superintendent of game farm, not exceeding .....	2,400 00



Additional employes at game farm, not exceeding .....	\$ 5,000 00
Game wardens, not exceeding .....	65,000 00
Special game wardens, not exceed- ing .....	5,000 00
Houseboat keeper, not exceeding....	480 00
Additional employes, not exceeding..	2,920 00

It is further provided that out of this appropriation of one hundred and twelve thousand three hundred and eighty-five dollars there is hereby appropriated:

For motor boat .....	\$ 1,500 00
For annual exhibit at State Fair.....	1,000 00
For equipment for game farm.....	2,500 00
For equipment for houseboat.....	500 00
For additional equipment.....	250 00
For the purchase of deer and quail for breeding .....	2,500 00

For enforcing dog law in accordance with the provisions of the act approved March 22, 1920 (Acts of Assembly, 1920, chap. 413, pp. 602-607) .....\$ 44,450 00

Out of this appropriation of forty-four thousand four hundred and fifty dollars shall be paid the following salaries and special compensations only:

Commissioner of Game and Inland Fisheries (Commissioner of Fish- eries) .....	\$ 900 00
Field secretary, not exceeding.....	2,900 00
Stenographer, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Game wardens, not exceeding.....	21,000 00
Special game wardens, not exceeding.	1,000 00
Additional payments to game wardens, not exceeding .....	10,500 00
Additional employes, not exceeding..	250 00

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Total for the Department of Game and Inland  
Fisheries .....\$ 156,835 00

It is hereby provided, however, that on and after March 1, 1922, all receipts from hunting licenses paid into the State treasury, under the provisions of sec. 3336 of the Code of Virginia (1919), and all receipts from dog license taxes paid into the State treasury, in accordance with the provisions of the act approved March 22, 1920 (Acts of Assembly, 1920, chap. 413, pp. 602-607), together with all other receipts from all sources collected for the support of the Department of Game and Inland Fisheries shall be paid direct and

promptly into the general fund of the State treasury; and provided further that the balance standing to the credit of the Game Protection Fund at the close of business on February 28, 1922, and of all other funds in the hands of the State Treasurer for the support of the Department of Game and Inland Fisheries, including the funds for the enforcement of the dog laws, be and the same are hereby converted into the general fund of the State treasury; and the said Game Protection Fund and all other special segregated funds for the support of the Department of Game and Inland Fisheries be and the same are hereby abolished, and monies shall no longer be set aside for the said funds.

### Registrar of the Land Office

(Ex-Officio Superintendent of Grounds and Public Buildings and  
Superintendent of Weights and Measures)

For providing ice, fuel, light and water for the Capitol and Library buildings, Governor's House and power plant .....	\$ 16,000 00
For issuing and recording instruments of title to public lands in accordance with law.....	4,530 00

Out of this appropriation of four thousand five hundred and thirty dollars shall be paid the following salaries only:

Registrar of the Land Office.....	\$ 3,000 00
Clerk, not exceeding.....	1,500 00

For maintenance and operation of the Capitol grounds and public buildings .....	50,860 00
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Out of this appropriation of fifty thousand eight hundred and sixty dollars shall be paid the following salaries and special compensations only:

Elevator conductor and watchmen at Library Building (2), not exceeding \$1,260 each .....	\$ 2,520 00
Night watchman at Library Building, not exceeding .....	1,200 00
Attendant and watchman for Supreme Court of Appeals, not exceeding .....	1,200 00
Janitors at Library Building (2), not exceeding \$1,000 each.....	2,000 00
Engineer and electrician, not exceeding .....	2,000 00
Assistant engineers at power plant (2), not exceeding \$1,500 each..	3,000 00

Firemen at power plant (3), not exceeding \$1,200 each.....	\$ 3,600 00
Capitol policemen (5), not exceeding \$1,320 each.....	6,600 00
Capitol policeman who shall have charge of convicts in Capitol grounds, not exceeding.....	1,440 00
Janitors at Capitol Building (3), not exceeding \$1,000 each.....	3,000 00
Elevator conductors and watchmen at Capitol Building (2), not exceeding \$1,260 each .....	2,520 00
Substitutes for elevator conductors at the Capitol and Library buildings, and engineers and firemen at the power plant, while on leave of absence with pay, not exceeding .....	600 00
For care of trees in Capitol grounds, not exceeding .....	50 00

It is further provided that out of this appropriation of fifty thousand eight hundred and sixty dollars there is hereby appropriated:

For improvements and additions to toilets in the Capitol Building..	\$ 2,500 00
For storage battery at power plant..	5,000 00

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Total for the Registrar of the Land Office.....	\$ 71,390 00
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### State Geological Commission

For development of the mineral and forestry resources of the Commonwealth .....	\$ 700 00
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Out of this appropriation of seven hundred dollars shall be paid the following salary only:

Secretary of the State Geological Commission, not exceeding.....	\$ 300 00
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### State Forester

For protection and development of the forest resources of the Commonwealth in accordance with the provisions of chap. 28 of the Code of Virginia (1919).....	\$ 18,000 00
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Out of this appropriation of eighteen thousand dollars shall be paid the following salaries, wages and special compensations only:

State Forester .....	\$ 3,000 00
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Assistant State Forester, not exceeding .....	\$ 3,000 00
Second assistant forester, not exceeding .....	2,500 00
Clerk and stenographer, not exceeding.	1,200 00
District foresters, not exceeding....	10,000 00
Forest wardens, not exceeding.....	5,000 00
Additional employes, not exceeding..	380 00

It is further provided that out of this appropriation of eighteen thousand dollars there is hereby appropriated:

For motor vehicles .....	\$ 1,450 00
For additional equipment .....	505 00
For repairs and improvements to buildings on Gallion State Forest....	250 00

### State Geological Survey

For geological surveying in accordance with secs. 828-833, inclusive, of the Code of Virginia (1919).....\$ 18,465 00

Out of this appropriation of eighteen thousand four hundred and sixty-five dollars shall be paid the following salaries, wages and special compensations only:

State Geologist, not exceeding.....	\$ 2,000 00
Assistant State Geologist, not exceeding .....	1,800 00
Clerk, not exceeding.....	1,500 00
Additional employes, not exceeding..	2,180 00

It is further provided that out of this appropriation of eighteen thousand four hundred and sixty-five dollars there is hereby appropriated:

For topographic mapping in co-operation with the United States Geological Survey .....	\$ 5,000 00
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### EXAMINING AND LICENSING

#### State Board of Pharmacy

For regulating the practice of pharmacy in accordance with the provisions of chap. 70 of the Code of Virginia (1919) .....

\$ 5,990 00

Out of this appropriation of five thousand nine hundred and ninety dollars shall be paid the following salaries and special compensations only:

Secretary-Treasurer .....	\$ 2,500 00
Stenographer, not exceeding.....	720 00

Members of the State Board of Pharmacy, per diem, in accordance with provisions of sec. 1670 of the Code of Virginia (1919), not exceeding .....	\$ 500 00
Additional employes, not exceeding..	85 00

### MISCELLANEOUS

#### Board of Commissioners for the Promotion of Uniformity of Legislation in the United States

For promoting uniform State laws, not exceeding.....	\$ 400 00
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#### Confederate Memorial Associations

For caring for the graves of Confederate dead in accordance with the provisions of the act approved March 16, 1920 (Acts of Assembly, 1920, chap. 209, pp. 301-302), a sum sufficient.....	\$ 2,655 00
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#### Confederate Museum at Richmond

For the care of Confederate collections, and the maintenance of the Virginia room at the Confederate Museum at Richmond .....	\$ 1,500 00
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#### Co-Operative Education Association of Virginia

For promoting rural school and civic improvement in the Commonwealth of Virginia .....	\$ 3,500 00
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It is provided, however, that this appropriation of thirty-five hundred dollars shall be inclusive of all funds received by the Co-Operative Education Association of Virginia from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

#### Home for Needy Confederate Women at Richmond

For care of needy Confederate women in accordance with the provisions of the act approved March 4, 1914 (Acts of Assembly, 1914, chap. 40, p. 60).....	\$ 12,000 00
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#### Richmond Eye, Ear and Throat Infirmary at Richmond

For the free care and treatment of indigent Virginia patients suffering from serious diseases of the eye, ear and throat .....	\$ 2,000 00
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**Travelers' Aid Society of Danville**

For the Travelers' Aid Society of Danville, for providing aid for travelers .....	\$	500	00
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**Travelers' Aid Society of Lynchburg**

For the Travelers' Aid Society of Lynchburg, for providing aid for travelers .....	\$	500	00
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**Travelers' Aid Society of Newport News**

For the Travelers' Aid Society of Newport News, for providing aid for travelers .....	\$	500	00
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**Travelers' Aid Society of Norfolk**

For the Travelers' Aid Society of Norfolk, for providing aid for travelers .....	\$	1,500	00
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**Travelers' Aid Society of Petersburg**

For the Travelers' Aid Society of Petersburg, for providing aid for travelers .....	\$	1,000	00
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**Travelers' Aid Society of Portsmouth**

For the Travelers' Aid Society of Portsmouth, for providing aid for travelers .....	\$	500	00
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**Travelers' Aid Society of Roanoke**

For the Travelers' Aid Society of Roanoke, for providing aid for travelers .....	\$	1,000	00
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**Travelers' Aid Society of Staunton**

For the Travelers' Aid Society of Staunton, for providing aid for travelers .....	\$	500	00
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**Travelers' Aid Society of Virginia at Richmond**

For the Travelers' Aid Society of Virginia at Richmond, for providing aid for travelers .....	\$	1,500	00
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**Virginia Crop Improvement Association**

For the Virginia Crop Improvement Association for the improvement of Virginia crops .....	\$	5,000	00
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It is provided, however, that this appropriation of five thousand dollars shall be inclusive of all funds received by the Virginia Crop Improvement Association from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.



**Virginia Home for Incurables at Richmond**

For the Virginia Home for Incurables at Richmond for care of incurables .....	\$	5,000 00
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**Virginia State Dairymen's Association**

For the Virginia State Dairymen's Association for promoting dairy development and furthering the interests of dairying in Virginia .....	\$	500 00
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It is provided, however, that this appropriation of five hundred dollars shall be inclusive of all funds received by the Virginia State Dairymen's Association from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

**Virginia State Fair Association**

For the Virginia State Fair Association, Inc., for providing State premiums, which is to be applied towards the payment of said premiums upon the agricultural, horticultural, live stock and poultry exhibits to be offered in the name of the Commonwealth of Virginia at the annual exhibitions of said association.....	\$	5,000 00
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It is provided, however, that the Governor of Virginia, and four others, to be appointed by him, two from the State Board of Agriculture and Immigration, and two from the board of directors of the Virginia State Fair Association, Inc., shall constitute a committee of five to determine the number, amount and character of premiums provided for in this appropriation of five thousand dollars. The said committee shall receive no compensation for their services.

It is provided further that the appropriation of five thousand dollars hereby made shall be subject to payment to the Virginia State Fair Association, Inc., upon order of the committee, herewith provided for, by warrant of its chairman.

**Virginia State Horticultural Society**

For the Virginia State Horticultural Society for promoting horticultural development and furthering the interests of horticulture in Virginia.....\$ 4,500 00

It is provided, however, that this appropriation of four thousand five hundred dollars shall be inclusive of all funds received by the Virginia State Horticultural Society from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

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Total appropriations out of the general fund of the State treasury for the year ending February 28, 1923 .....\$11,827,138 91

# 1923-1924

(For the year ending February 29, 1924)

## LEGISLATIVE DEPARTMENT

### General Assembly of Virginia

For legislating for the State.....\$ 97,720 01

Out of this appropriation of ninety-seven thousand seven hundred and twenty dollars and one cent shall be paid the salaries of members, clerks, assistant clerks, officers, pages and employes; the mileage of members, officers and employes; and the incidental expenses of The General Assembly.

It is further provided that out of this appropriation of ninety-seven thousand seven hundred and twenty dollars and one cent there shall be paid to the Clerk of the Senate, for that period for which his compensation for services is fixed by law in connection with the sessions of The General Assembly, twelve (\$12.00) dollars per day, a sum sufficient; to the Clerk of the House of Delegates, ten (\$10.00) dollars per day, a sum sufficient; and to the Document Clerk and Librarian of the Senate, the sum of six (\$6.00) dollars per day except during the sessions of The General Assembly when he shall receive the sum of eight (\$8.00) dollars per day, and his office shall be open every day, except Sundays and legal holidays, as required by law, a sum sufficient.

## JUDICIARY DEPARTMENT

### Supreme Court of Appeals

For adjudication of legal cases.....\$ 64,903 00

Out of this appropriation of sixty-four thousand nine hundred and three dollars shall be paid the following salaries and wages only:

President of the Court.....	\$ 5,200 00
Associate judges (4), at \$5,000 each.	20,000 00
Reporter .....	2,500 00
Clerk at Richmond.....	550 00
Clerk at Staunton.....	400 00
Clerk at Wytheville .....	400 00
Additional officers and employes of the Court, not exceeding.....	14,353 00
Retirement salaries authorized by sec. 3464 of the Code of Virginia (1919) .....	9,360 00



It is further provided that out of this appropriation of sixty-four thousand nine hundred and three dollars shall be paid the traveling and other expenses of the judges of the Supreme Court of Appeals, one thousand dollars for each judge, and which shall be in lieu of mileage.

For printing records of litigants.....	\$ 15,000 00
Total for the Supreme Court of Appeals.....	\$ 79,903 00

### Circuit Courts

For adjudication of legal cases.....	\$ 125,708 35
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Out of this appropriation of one hundred and twenty-five thousand seven hundred and eight dollars and thirty-five cents shall be paid the following salaries and wages only:

Judge (1) .....	\$ 2,500 00
Judges (5), at \$2,541.67 each.....	12,708 35
Judges (25), at \$3,000 each.....	75,000 00
Judge (1), Tenth Judicial Circuit....	4,000 00
Clerk at Richmond.....	1,500 00
Compensation to sheriffs and ser- geants, and their deputies, for attendance upon the circuit courts, as authorized by sec. 3503 of the Code of Virginia (1919) .....	20,000 00

For additional salaries of judges of circuit courts, by reason of vacancies, as provided by the act approved January 31, 1918 (Acts of Assembly, 1918, chap. 11, pp. 11-14), a sum sufficient.

### Corporation or Hustings Courts

For adjudication of legal cases.....	\$ 41,000 00
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Out of this appropriation of forty-one thousand dollars shall be paid the following salaries only:

Judge (1) .....	\$ 2,500 00
Judges (9), at \$3,000 each.....	27,000 00
Judges (3), at \$3,500 each.....	10,500 00
Clerk at Richmond.....	1,000 00

For additional salaries of judges of corporation or hustings courts, by reason of vacancies, as provided by the act approved January 31, 1918 (Acts of Assembly, 1918, chap. 11, pp. 11-14), a sum sufficient.

**City Courts**

For adjudication of legal cases.....\$ 16,500 00

Out of this appropriation of sixteen thousand five hundred dollars shall be paid the following salaries and wages only:

Judge of the Law and Chancery Court, City of Norfolk.....	\$ 3,500 00
Judge of the Chancery Court, City of Richmond.....	3,500 00
Judge of the Law and Equity Court, City of Richmond .....	3,500 00
Judge of the Law and Chancery Court, City of Roanoke .....	3,000 00
Compensation to sheriffs and ser- geants, and their deputies, for attendance upon the city courts, as authorized by sec. 3503 of the Code of Virginia (1919).....	3,000 00

**EXECUTIVE DEPARTMENT****Governor**

For executive control of the State.....\$ 23,645 00

Out of this appropriation of twenty-three thousand six hundred and forty-five dollars shall be paid the following salaries and special compensations only:

Governor .....	\$ 5,000 00
Secretary to the Governor (who shall aid the Governor in the prepara- tion of the budget).....	3,600 00
Assistant secretary, not exceeding...	1,800 00
Stenographer, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Janitor, messenger and clerk, not ex- ceeding .....	1,200 00
Elevator conductor, not exceeding...	1,350 00
Capitol guide, not exceeding.....	120 00
Substitutes for elevator conductor, and for janitor, messenger and clerk while on leave of absence with pay .....	100 00
Additional employes, not exceeding..	250 00

For preparation of the budget.....\$ 6,500 00

Out of this appropriation of six thousand five hundred dollars shall be paid the following salaries and special compensations only:

Statistician, not exceeding.....	\$ 3,000 00
Statistical clerk, not exceeding.....	1,500 00
Additional employes, not exceeding..	1,500 00

For maintenance of Governor's House.....	\$ 3,250 00
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Out of this appropriation of three thousand two hundred and fifty dollars shall be paid the following salaries only:

Labor at Governor's House.....	\$ 1,200 00
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Total for the Governor.....	\$ 33,395 00
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### ADMINISTRATIVE

#### Attorney General

For providing legal services to the State.....	\$ 16,910 00
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Out of this appropriation of sixteen thousand nine hundred and ten dollars shall be paid the following salaries only:

Attorney General .....	\$ 4,500 00
Assistant Attorney General.....	4,000 00
Second Assistant Attorney General..	2,700 00
Secretary, not exceeding.....	1,600 00
Stenographers (2), not exceeding....	2,700 00

#### Auditor of Public Accounts

For recording the financial transactions of the State.....	\$ 48,880 00
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Out of this appropriation of forty-eight thousand eight hundred and eighty dollars shall be paid the following salaries and wages only:

Auditor of Public Accounts.....	\$ 5,000 00
First clerk, assistant to the Auditor of Public Accounts and chief bookkeeper .....	3,000 00
Chief auditing clerk and second as- sistant to the Auditor.....	2,500 00
Chief pension clerk.....	2,500 00
Chief revenue clerk .....	2,500 00
Chief clerk in charge of accounts with treasurers and clerks of courts..	2,500 00
Additional employes, not exceeding..	29,880 00

For collecting old claims (as authorized by sec. 2596 of the Code of Virginia, 1919), and for adjustment of State litigation .....	1,000 00
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Out of this appropriation of one thousand dollars shall be paid the costs of civil prosecutions in civil cases,



expenses and commissions in collecting old debts, etc., in accordance with secs. 2533 and 2534 of the Code of Virginia (1919).

For refund of capitation taxes (including delinquent capitation taxes afterwards collected) to counties and cities..\$	250,000 00
For registering marriages and divorces.....	3,000 00

It is provided that this appropriation of three thousand dollars shall be used in carrying out the provisions of sec. 5099 of the Code of Virginia (1919); and the provisions of the act approved March 15, 1918 (Acts of Assembly, 1918, chap. 220, p. 397).

For refunding erroneous assessments of taxes under order of courts .....	10,000 00
For paying clerks for reporting and recording sales of delinquent lands .....	10,000 00
For support of lunatics in jails and in charge of private persons .....	5,000 00
For payment of pensions.....	850,000 00

Out of this appropriation of eight hundred and fifty thousand dollars shall be paid to each pensioner in the several classes now on the pension roster or hereafter placed on the pension roster, who is entitled, under the act approved February 28, 1918 (Acts of Assembly, 1918, chap. 85, pp. 143-153), to \$180 a year for total blindness, \$200; to \$75 a year for total disability, \$120 a year; to \$55 for partial disability, \$100 a year; and to \$85 a year for loss of limb, \$120 a year; and to each widow of a soldier, sailor or marine who was married prior to May 1, 1875, and who otherwise, is entitled, under the said act, to \$50 a year, \$60 a year; and to the personal representative of each deceased pensioner \$25 for the funeral expenses of such deceased pensioner; and the other allowances as authorized by the act aforesaid.

It is provided, however, that if any assessment hereafter made of the real estate or personal property, or both, owned at this time by a pensioner on the pension roster shows an increased valuation beyond the amount fixed by law to entitle a pensioner to draw a pension, such increase shall not operate to prevent any such pensioner from receiving the pension he shall receive under the provisions of the said act approved February 28, 1918, provided further that if the property held, as hereinbefore provided, by a Confederate soldier, his wife or widow, assessed at \$2,000 or more,

yield a total income less than \$300, including income from all sources, such applicant shall not be denied the benefit of the pension under this section.

It is further provided that the Auditor of Public Accounts shall not use any part of this appropriation of eight hundred and fifty thousand dollars for clerk hire, expenses, etc.

And it is further provided that out of the appropriation for public printing, the Superintendent of Public Printing shall supply all forms and have done and pay for all printing, binding, ruling, etc., required by the Auditor of Public Accounts in pension matters and in connection with the payment of pensions.

For relief of needy Confederate women of Virginia, who are not upon the State pension roster, and who are not inmates of any Confederate, independent or church home or charitable institution, in accordance with the provisions of the act approved March 10, 1914 (Acts of Assembly, 1914, chap. 56, p. 81).....\$	10,000 00
For bonds of clerks in State offices.....	750 00

Out of this appropriation of seven hundred and fifty dollars shall be paid the costs of the surety bonds of the State officials and employes in the office of the Auditor of Public Accounts in accordance with the provisions of sec. 325 of the Code of Virginia (1919).

Provided further that the Auditor of Public Accounts is hereby authorized to pay out of the respective appropriations made by this act to the several State departments, the premiums on the official bonds of the respective clerks, in said State departments, specified in sec. 325 of the Code of Virginia (1919), and in accordance with the provisions of said Code section.

For assessing property for taxation and collecting and distributing records of assessments.....	300,000 00
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Out of this appropriation of three hundred thousand dollars shall be paid commissions to commissioners of the revenue and examiners of records, and the postage and express charges on land and property books, etc.

For criminal charges .....	500,000 00
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Out of this appropriation of five hundred thousand dollars shall be paid the costs incident to the arrest and prosecution of persons charged with the violation of State laws, including expenses of juries, witnesses, etc.; the transportation costs of the State Board of Charities and Corrections as provided by sec. 1907 of

the Code of Virginia (1919), and the transportation costs of the Virginia Manual Labor School for Colored Boys (Acts of Assembly, 1920, chap. 344, pp. 515-516), as provided by the act approved February 5, 1900 (Acts of Assembly, 1899-1900, chap. 273, sec. 6, p. 302); cost of maintenance in local jails of persons charged with violation of State laws, including food, clothing, medicine, medical attention, guarding, etc., provided, however, that all jail physicians be paid at the rate provided by law, but not more than five hundred dollars per calendar year shall be paid the jail physician or physicians for any city or county; and coroners' fees, etc.

It is provided, however, that no part of this appropriation of five hundred thousand dollars shall be used for the payment of criminal charges incident to prisoners employed on the State Convict Road Force, or the transportation costs of prisoners committed to the custody of the Virginia Industrial School for Boys (Acts of Assembly, 1920, chap. 76, pp. 64-66).

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Total for the Auditor of Public Accounts.....\$1,988,630 00

### Second Auditor

For recording the financial transactions of the State....\$ 12,879 00

Out of this appropriation of twelve thousand eight hundred and seventy-nine dollars shall be paid the following salaries and wages only:

Second Auditor .....\$ 2,800 00

First clerk and Assistant to the Sec-  
ond Auditor ..... 2,500 00

Additional employes, not exceeding.. 7,009 00

For payment of interest on the State Debt, a sum sufficient.. 840,000 00

Out of this appropriation of eight hundred and forty thousand dollars shall be paid the interest on the public debt funded under the acts approved February 14, 1882, February 28, 1892, January 31, 1894; January 23, 1896, and the amendments thereto; as provided by law.

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Total for the Second Auditor.....\$ 852,879 00

### Secretary of the Commonwealth

For keeping the official records and documents of the Commonwealth.....\$ 12,950 00



Out of this appropriation of twelve thousand nine hundred and fifty dollars shall be paid the following salaries only:

Secretary of the Commonwealth.....	\$ 4,000 00
Chief clerk, not exceeding.....	3,600 00
File clerk, not exceeding.....	1,200 00
Record clerk, not exceeding.....	1,200 00
Janitor and messenger, not exceeding..	1,200 00

For licensing and registering automotive vehicles and recording titles thereto in accordance with law, to be paid out of the State Highway Maintenance and Construction Fund, provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury .....\$120,285 00

Out of this appropriation of one hundred and twenty thousand two hundred and eighty-five dollars shall be paid the following salaries only:

Clerks (2), not exceeding \$2,400 each..	\$ 4,800 00
Clerks (3), not exceeding \$1,800 each..	5,400 00
Clerks (10), not exceeding \$1,200 each .....	12,000 00
Inspector (1), not exceeding.....	1,800 00
Inspectors (4), not exceeding \$1,500 each .....	6,000 00
Additional employes, not exceeding..	9,000 00

It is hereby provided, however, that all fees and licenses collected by the Secretary of the Commonwealth for licensing and registering titles to automotive vehicles after the close of business on February 28, 1922, together with any funds previously collected for these purposes and still unexpended in the hands of the Secretary of the Commonwealth as of said date, shall be paid direct and promptly into the State treasury to the credit of the State Highway Maintenance and Construction Fund without deductions of any kind being made therefrom; and it is further provided that the funds appropriated for licensing and registering automotive vehicles and recording titles thereto as provided in this act shall be paid out of the State Highway Maintenance and Construction Fund by warrants drawn on the Auditor of Public Accounts by the Secretary of the Commonwealth.

#### State Accountant

For examination of State accounts.....\$ 11,525 00

Out of this appropriation of eleven thousand five hundred and twenty-five dollars shall be paid the following salaries and expenses only:

State Accountant .....	\$ 3,600 00
Assistant State Accountant.....	2,500 00
Assistant accountant, not exceeding..	2,000 00
Stenographer, not exceeding.....	1,200 00
Expenses of the Auditing Committee, as provided by law, a sum sufficient.	

### State Treasurer

For the custody and disbursement of State money.....\$ 25,431 00

Out of this appropriation of twenty-five thousand four hundred and thirty-one dollars shall be paid the following salaries only:

State Treasurer .....	\$ 5,000 00
Chief clerk, not exceeding.....	2,750 00
Additional employes, not exceeding..	15,900 00

### Superintendent of Public Printing

For expenses of administration of the office of superintendent of public printing.....\$ 9,310 00

Out of this appropriation of nine thousand three hundred and ten dollars shall be paid the following salaries only:

Superintendent of Public Printing...\$	3,600 00
Assistant superintendent .....	2,500 00
Clerk and stenographer, not exceeding.	1,500 00
Messenger and clerk, not exceeding.	1,200 00

For public printing ..... 90,200 00

Out of this appropriation of ninety thousand two hundred dollars shall be paid the cost of printing, binding, etc., of the Virginia reports.....\$ 10,000 00

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Total for the Superintendent of Public Printing..\$ 99,510 00

It is hereby provided, however, that no part of this appropriation of ninety-nine thousand five hundred and ten dollars for the Superintendent of Public Printing shall be expended in furnishing stationery or other office supplies to any State officer, department, board, institution, or other State agency.

### REGULATIVE

#### Art Commission

For approving works of art and structures.....\$ 1,000 00

It is provided, however, that no part of this appropriation of one thousand dollars shall be used as compensation for members of the Art Commission.

**Bureau of Labor and Industrial Statistics**

For expenses of administration of the Bureau of Labor and Industrial Statistics .....\$ 9,790 00

Out of this appropriation of nine thousand seven hundred and ninety dollars shall be paid the following salaries only:

Commissioner of Labor .....\$ 3,000 00  
 Assistant Commissioner of Labor and  
 chief clerk ..... 2,200 00  
 Clerk-stenographer, not exceeding.... 1,500 00  
 Stenographer, not exceeding..... 1,200 00

For compilation and publication of industrial statistics.... 2,100 00

Out of this appropriation of two thousand one hundred dollars shall be paid the following salary only:

Clerk, not exceeding.....\$ 1,200 00

For inspection of factories and stores..... 8,450 00

Out of this appropriation of eight thousand four hundred and fifty dollars shall be paid the following salaries only:

Inspector, not exceeding.....\$ 1,800 00  
 Inspectors (2), not exceeding \$1,500  
 each ..... 3,000 00

For inspection of mines..... 8,975 00

Out of this appropriation of eight thousand nine hundred and seventy-five dollars shall be paid the following salaries only:

Inspectors (3), not exceeding \$1,800  
 each .....\$ 5,400 00

For supervising the employment of women and children in industry ..... 2,525 00

Out of this appropriation of two thousand five hundred and twenty-five dollars shall be paid the following salary only:

Director, not exceeding.....\$ 1,800 00

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Total for the Bureau of Labor and Industrial Statistics .....\$ 31,840 00

**Commissioners of the Sinking Fund**

For supervising the debt service of the State.....\$ 650 00

Out of this appropriation of six hundred and fifty dollars shall be paid the following salary only:

Secretary, not exceeding .....\$ 300 00



For providing for the sinking fund for the redemption of the State Debt, a sum sufficient.....\$ 119,423 92

This appropriation of one hundred and nineteen thousand four hundred and twenty-three dollars and ninety-two cents, or so much thereof as may be necessary, shall be used to carry out the provisions of sec. 2594 of the Code of Virginia (1919).

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Total for the Commissioners of the Sinking Fund..\$ 120,073 92

### State Fee Commission

For regulating compensation of fee officers.....\$ 250 00

Out of this appropriation of two hundred and fifty dollars shall be paid the following salary only:

Stenographer, not exceeding.....\$ 200 00

### Industrial Commission of Virginia

For expenses of administration of the Industrial Commission of Virginia .....\$ 37,752 00

Out of this appropriation of thirty-seven thousand seven hundred and fifty-two dollars shall be paid the following salaries and special compensations only:

Members of the Industrial Commission

of Virginia (3), at \$4,000 each..\$ 12,000 00

Secretary ..... 3,000 00

Stenographers (2), not exceeding

\$1,800 each ..... 3,600 00

Stenographer, not exceeding..... 1,380 00

Clerk, not exceeding..... 1,080 00

Additional employes, not exceeding.. 500 00

For examination and adjustment of claims..... 15,067 00

Out of this appropriation of fifteen thousand and sixty-seven dollars shall be paid the following salaries only:

Chief of claims, not exceeding.....\$ 3,000 00

Stenographers (3), not exceeding.... 3,900 00

Medical examiner, not exceeding.... 1,800 00

Clerks (3), not exceeding..... 3,240 00

For field inspection and adjustment of claims..... 5,130 00

Out of this appropriation of five thousand one hundred and thirty dollars shall be paid the following salaries and special compensations only:

Deputy, not exceeding.....\$ 3,000 00

Additional employes, not exceeding.. 625 00

For insurance and accident statistics.....\$ 6,115 00

Out of this appropriation of six thousand one hundred and fifteen dollars shall be paid the following salaries and special compensations only:

Statistician, not exceeding.....	\$ 3,000 00
Stenographer, not exceeding.....	1,200 00
Additional employes, not exceeding...	1,100 00

For vocational training in accordance with the provisions of the act approved March 20, 1920 (Acts of Assembly, 1920, chap. 392, pp. 583-585)..... 10,000 00

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Total for the Industrial Commission of Virginia..\$ 74,064 00

It is hereby provided, however, that on and after March 1, 1922, all receipts from taxes levied and collected under the provisions of the act which became a law on March 21, 1918 (Acts of Assembly, 1918, chap. 400, pp. 637-659), as amended by the act approved March 15, 1920 (Acts of Assembly, 1920, chap. 176, pp. 256-265), on industrial self-insurers, and on the premiums received by industrial insurance carriers, insuring employers in this State against liability for personal injuries to their employes or death caused thereby, together with all other receipts from all sources collected for the support of the Industrial Commission of Virginia, shall be paid direct and promptly into the general fund of the State treasury.

### Purchasing Commission

For purchasing commodities for the State.....\$ 11,200 00

Out of this appropriation of eleven thousand two hundred dollars shall be paid the following salaries only:

Commissioner of State Hospitals as ex-officio State purchasing agent..	\$ 1,600 00
Assistant State purchasing agent, not exceeding .....	3,000 00
Clerk and bookkeeper, not exceeding..	1,800 00
Clerk and stenographer, not exceeding.	1,500 00

### State Board of Health

For expenses of administration of the State Board of Health.\$ 24,464 00

Out of this appropriation of twenty-four thousand four hundred and sixty-four dollars shall be paid the following salaries, wages and special compensations only:

State Health Commissioner.....	\$ 4,200 00	
Bookkeeper, not exceeding.....	2,400 00	
Additional employes, not exceeding..	6,540 00	
Members, State Board of Health, not exceeding .....	728 00	
For sanitary engineering .....	\$ 15,450 00	
Out of this appropriation of fifteen thousand four hundred and fifty dollars shall be paid the following salaries only:		
Chief engineer .....	\$ 3,500 00	
First assistant engineer, not exceeding	3,000 00	
Second assistant engineer, not exceeding .....	2,500 00	
Secretary-stenographer, not exceeding	1,200 00	
For health publicity .....	5,400 00	
Out of this appropriation of five thousand four hundred dollars shall be paid the following salary only:		
Director, not exceeding.....	\$ 1,800 00	
For State aid for co-operative sanitation.....	25,000 00	
For prevention of malaria.....	5,000 00	
For inspection of hotels and convict camps.....	4,250 00	
Out of this appropriation of four thousand two hundred and fifty dollars shall be paid the following salary only:		
Inspector, not exceeding.....	\$ 2,500 00	
It is hereby provided, however, that all fees hereafter collected by the State Board of Health for the inspection of hotels shall be paid into the general fund of the State treasury.		
For operation of laboratory.....	15,000 00	
For child welfare and public health nursing.....	38,020 00	
Out of this appropriation of thirty-eight thousand and twenty dollars shall be paid the following salaries only:		
Physician, not exceeding.....	\$ 2,500 00	
Chief nurse, not exceeding.....	2,000 00	
Other employes, not exceeding.....	3,420 00	
For control of venereal diseases.....	20,000 00	
For treatment of orthopedic cases.....	10,000 00	
For control of epidemics.....	5,000 00	
Total for the State Board of Health.....	\$ 167,584 00	



**Bureau of Vital Statistics**

For collection and publication of vital statistics.....\$ 19,935 00

Out of this appropriation of nineteen thousand nine hundred and thirty-five dollars shall be paid the following salaries and wages only:

State Registrar of Vital Statistics....\$ 3,000 00

Assistant State registrar and statistician, not exceeding..... 1,800 00

Additional employes, not exceeding.. 9,420 00

For collection and publication of marriage and divorce statistics ..... 2,855 00

Out of this appropriation of two thousand eight hundred and fifty-five dollars shall be paid the following salaries only:

Chief clerk, not exceeding.....\$ 1,200 00

Clerk, not exceeding..... 1,080 00

For prevention of blindness..... 2,300 00

Out of this appropriation of two thousand three hundred dollars shall be paid the following salary only:

Clerk, not exceeding .....\$ 1,200 00

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Total for the Bureau of Vital Statistics.....\$ 25,090 00

**State Corporation Commission**

For expenses of administration of the State Corporation Commission .....\$ 44,105 00

Out of this appropriation of forty-four thousand one hundred and five dollars shall be paid the following salaries only:

Chairman, State Corporation Commission .....\$ 5,000 00

Other members of the State Corporation Commission (2), at \$4,500 each ..... 9,000 00

Secretary and clerk of the State Corporation Commission (without fees; the fees collected by him to be paid into the general fund of the State treasury) ..... 4,000 00

Counsel to the State Corporation Commission ..... 4,000 00

Charter record clerk, not exceeding. 1,600 00

Bailiff and assistant record clerk, not exceeding ..... 2,000 00

Official stenographer, not exceeding..\$	1,800 00
Stenographers (4), not exceeding....	6,000 00
Mailing and supply room clerk, not exceeding .....	1,400 00
Messenger and assistant mailing clerk, not exceeding .....	1,080 00
Janitor, not exceeding.....	1,200 00
First assistant clerk and registration assessment clerk, not exceeding..	2,000 00
For supervision of taxation, statistics and public service..\$	8,050 00
Out of this appropriation of eight thousand and fifty dollars shall be paid the following salaries only:	
First assistant assessor and special representative, not exceeding....\$	3,300 00
Second assistant assessor, not exceeding .....	2,500 00
Third assistant assessor, not exceeding .....	1,800 00
For rate regulation .....	10,400 00
Out of this appropriation of ten thousand four hundred dollars shall be paid the following salaries only:	
Commerce counsel, not exceeding....\$	4,500 00
Rate clerk, not exceeding.....	2,700 00
Stenographer, not exceeding.....	1,200 00
For regulating heat, light and power, water and telephone companies .....	10,125 00
Out of this appropriation of ten thousand one hundred and twenty-five dollars shall be paid the following salaries only:	
Engineer .....	3,600 00
First assistant engineer, not exceeding.	2,000 00
Second assistant engineer, not exceeding .....	1,800 00
Stenographer, not exceeding.....	1,200 00
For civil engineering and mineral land assessments.....	3,950 00
Out of this appropriation of three thousand nine hundred and fifty dollars shall be paid the following salary only:	
Civil engineer and assistant assessor of mineral lands, not exceeding.\$	2,750 00
For regulating sale of securities in accordance with the provisions of the act approved March 23, 1918 (Acts of Assembly, 1918, chap. 408, pp. 676-683) .....	7,075 00
Out of this appropriation of seven thousand and	

seventy-five dollars shall be paid the following salaries only:

Assistant director, not exceeding.....	\$ 2,400 00
Inspector, not exceeding.....	1,800 00
Stenographer, not exceeding.....	1,200 00

It is hereby provided, however, that all fees hereafter collected by the State Corporation Commission for regulating the sale of securities under the act approved March 23, 1918, aforesaid, shall be paid into the general fund of the State treasury.

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Total for the State Corporation Commission.....	\$ 83,705 00
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### Banking Division

For examination of banks, as required by law, to be paid out of the fees levied and collected for the examination of banks and paid into the State treasury to the credit of the "Banking Fund—State Corporation Commission" in accordance with the provisions of section 4122 of the Code of Virginia (1919), as amended by the act approved March 25, 1920 (Acts of Assembly, 1920, chap. 491, pp. 823-825); provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$ 43,180 00

Out of this appropriation of forty-three thousand one hundred and eighty dollars shall be paid the following salaries only:

Chief Examiner of Banks.....	\$ 4,000 00
Assistant examiners of banks (7), not exceeding .....	19,800 00
Clerk, not exceeding .....	2,500 00
Stenographer, not exceeding.....	1,500 00

For examination of small loans companies, as required by law, to be paid out of the fees levied and collected for the regulation of the small loans business and paid into the State treasury to the credit of the "Small Loans License Fund—State Corporation Commission" in accordance with the provisions of the act approved March 23, 1918 (Acts of Assembly, 1918, chap. 402, pp. 662-669); provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury .....\$ 1,650 00

Out of this appropriation of one thousand six hundred and fifty dollars shall be paid the following salary only:

Stenographer, not exceeding.....	\$ 1,200 00
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**Bureau of Insurance**

For supervision and inspection of concerns conducting an insurance business in Virginia, as required by law, to be paid out of the fees, licenses and taxes levied and collected for the support of the Bureau of Insurance and paid into the State treasury to the credit of the "Bureau of Insurance Fund" in accordance with law; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury .....\$ 39,125 00

Out of this appropriation of thirty-nine thousand one hundred and twenty-five dollars shall be paid the following salaries and special compensations only:

Commissioner of Insurance.....	\$ 3,500 00
Deputy Commissioner of Insurance...	3,000 00
Actuary, not exceeding.....	2,750 00
First clerk, not exceeding.....	2,500 00
Assistant actuary and examiner, not exceeding .....	2,500 00
Examiner, not exceeding.....	2,200 00
Fire rating clerk, not exceeding.....	2,200 00
License clerk and assistant examiner, not exceeding .....	2,000 00
Deputy fire inspector, not exceeding..	1,800 00
Stenographer, not exceeding.....	1,600 00
Additional employes and special payments, not exceeding .....	5,200 00

**State Tax Board**

For supervision and enforcement of tax laws.....\$ 12,550 00

Out of this appropriation of twelve thousand five hundred and fifty dollars shall be paid the following salaries only:

Counsel and executive assistant.....	\$ 3,500 00
Second assistant, not exceeding.....	2,500 00
Stenographer and clerk, not exceeding .....	1,500 00
Stenographer, not exceeding.....	1,200 00
Additional employes, not exceeding..	1,000 00

**MILITARY****Adjutant General**

For providing military protection for the State to be expended under the direction of the Military Board in accordance with law .....\$ 110,000 00

Out of this appropriation of one hundred and ten thousand dollars shall be paid the salary of the Adjutant General .....\$ 3,000 00

It is hereby provided, however, that the Military Fund be and the same is hereby abolished, and monies shall no longer be set aside by the Auditor of Public Accounts for the said fund.

### **Military Contingent Fund**

For the military contingent fund out of which to pay the military forces of the Commonwealth when aiding the civil authorities as provided by sec. 305 of an act approved March 16, 1916 (Acts of Assembly, 1916, chap. 516, sec. 305, pages 871-872), a sum sufficient.

## **EDUCATIONAL**

### **College of William and Mary in Virginia at Williamsburg**

For maintenance and operation of the College of William and Mary in Virginia at Williamsburg.....\$ 177,960 00

It is provided that out of this appropriation of one hundred and seventy-seven thousand nine hundred and sixty dollars there is hereby appropriated:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.

For additional equipment.....\$ 5,000 00

For replacing old steam lines..... 5,000 00

For construction of new central heating plant ..... 12,500 00

For making loans to students..... 1,650 00

It is hereby further provided that the Board of Visitors of the College of William and Mary in Virginia shall have power to fix, in their discretion, the rates for board, washing, lights and fuel, notwithstanding anything to the contrary contained in the provisions of chap. 40 of the Code of Virginia (1919).

### **Legislative Reference Bureau**

For assistance in preparing legislation.....\$ 8,601 00

Out of this appropriation of eight thousand six hundred and one dollars shall be paid the following salaries only:

Director .....\$ 3,000 00

Assistant to director, not exceeding.. 2,400 00

Stenographer, not exceeding.....\$	1,200 00
Additional employes, not exceeding..	900 00

### Medical College of Virginia, College Division, at Richmond

For maintenance and operation of the Medical College of Virginia, College Division, at Richmond.....\$	56,500 00
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### State Board of Education

For salary of Superintendent of Public Instruction (without fees; the fees collected by him to be paid into the general fund of the State treasury).....\$	4,500 00
For traveling expenses of the Superintendent of Public Instruction .....	1,200 00
For traveling expenses of division superintendents' conference .....	1,000 00
For office rent of State Board of Education.....	2,200 00
For premiums on official bonds of officers and clerks in the office of the Superintendent of Public Instruction, in accordance with the provisions of sec. 325 of the Code of Virginia (1919) .....	40 00
For maintenance of public free schools.....	1,475,000 00

Out of this appropriation of one million four hundred and seventy-five thousand dollars there shall be expended under the rules and regulations of the State Board of Education for the establishment and maintenance of rural one-room and two-room and graded schools, and for the special supervision thereof, and to be apportioned among such schools by the State Board of Education and local authorities, not exceeding .....\$475,000 00

Out of this sum of four hundred seventy-five thousand dollars segregated to the establishment and maintenance of rural elementary schools, the State Board of Education may use not exceeding twenty thousand dollars for the establishment and maintenance of vacation schools in such sections of the State as the State Board of Education may deem wise and proper, and an amount not exceeding five thousand dollars for training and caring for blind children under eight years of age.

It is provided, however, that the entire monies in this whole appropriation of one million four hundred and seventy-five thousand dollars, except as otherwise provided, shall be apportioned by the State Board of Education as prescribed by the Constitution of Vir-



ginia to the public free schools of the several counties and cities of the Commonwealth; provided further, however, that the said State Board of Education shall not apportion any of the said fund to any county or city unless said county or city pay out of local funds at least twenty per centum of the teachers' salaries in the said county or city; and provided further, however, that in exceptional cases the State Board of Education may except from this rule a county which is unable to pay more than ten per centum of the teachers' salaries; and provided further that the schools are conducted for a term of not less than seven months, or for a period of at least twenty days longer than the term of the previous session, or for a period satisfactory to the State Board of Education.

For physical education in the public elementary schools and in the public high schools of the Commonwealth.....\$	25,000 00
For maintenance of public high schools.....	200,000 00

It is provided that out of this appropriation of two hundred thousand dollars for public high schools, an amount, not to exceed fifteen thousand dollars, may be used by the State Board of Education to encourage the teaching of home economics in such schools.

For use exclusively for the promotion of vocational education in agriculture and in the trades, home economics and industries in high schools and for the preparation of teachers of vocational subjects, as provided by the Act of Congress approved February 23, 1917 (Public Act No. 347 Sixty-fourth Congress) to be expended under rules and regulations of the State Board of Education, in accordance with provisions of sec. 6 of the act approved February 23, 1918 (Acts of Assembly, 1918, chap. 73, sec. 6, pp. 132-133).....	110,653 87
For maintenance of summer normal schools and institutes, not exceeding .....	5,000 00

It is provided, however, that no Virginia teacher shall be charged tuition in normal schools or institutes, receiving support out of this appropriation; and it is further provided that no part of this appropriation shall be turned over to any educational institution receiving appropriations from the State for maintenance of summer schools.

For maintenance of libraries in public schools in accordance with provisions of secs. 754 and 755 of the Code of Virginia (1919) .....	3,000 00
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For school teachers' pension fund for the retirement of public school teachers in accordance with the provisions of chap. 36 of the Code of Virginia (1919).....\$	15,000 00
For maintenance of schools for the Mattaponi and Pamunkey Indians, not exceeding .....	2,500 00
For maintenance of agricultural high schools.....	45,000 00

It is provided, however, that this appropriation of forty-five thousand dollars shall be used for the maintenance and equipment of agricultural high schools in Virginia and for betterments and for additional dormitory space in such schools, and for extension work in agriculture, gardening, canning and domestic science, as may be needed, to be expended under the direction and supervision of the State Board of Education.

For maintenance of public free schools to be paid from the proceeds of special taxes segregated by law to the support of the public free schools as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$3,650,000 00

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Total for the State Board of Education (out of the general fund of the State treasury).....\$1,890,093 87

#### State Library at Richmond

For maintenance and operation of the State Library at Richmond .....	\$ 41,067 50
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Out of this appropriation of forty-one thousand sixty-seven dollars and fifty cents shall be paid the following salaries and wages only:

State Librarian .....	\$ 3,000 00
Assistant State Librarian, not exceeding .....	2,700 00
Head of traveling libraries department, not exceeding .....	2,000 00
Archivist, not exceeding.....	2,000 00
Extension libraries organizer, not exceeding .....	2,000 00
Reference librarian, not exceeding...	1,800 00
Secretary to the State Librarian, not exceeding .....	1,600 00
Catalogers (2), not exceeding \$1,500 each .....	3,000 00
Assistant in charge of serials, not exceeding .....	1,200 00
Assistant archivist, not exceeding...	1,200 00

Doorkeeper and janitor, not exceeding.	\$ 1,020 00
Janitor, not exceeding.....	1,000 00
Additional employes, not exceeding...	2,220 00

It is further provided that out of this appropriation of forty-one thousand sixty-seven dollars and fifty cents there is hereby appropriated:

For additional equipment.....	\$ 6,415 00
For publications .....	2,500 00
For making photostat copies of Confederate military records in possession of War Department at Washington .....	2,500 00

And it is hereby further provided that all fees and other revenues segregated to the Library Fund in accordance with sec. 349 of the Code of Virginia (1919), and all other fees and revenues hereafter collected by the State Library shall be paid into the general fund of the State treasury; and the said Library Fund be and the same is hereby abolished.

#### State Museum at Richmond

For maintenance and operation of the State Museum at Richmond .....	\$ 1,775 00
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Out of this appropriation of one thousand seven hundred and seventy-five dollars shall be paid the following salary, wages and special compensations only:

Custodian, not exceeding.....	\$ 1,200 00
Special payments, not exceeding.....	250 00

#### University of Virginia at Charlottesville

For maintenance and operation of the University of Virginia at Charlottesville .....	\$ 284,330 00
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Out of this appropriation of two hundred and eighty-four thousand three hundred and thirty dollars it is provided that there shall be set aside a sum sufficient to pay the interest accruing on the existing interest-bearing debt of the University, and to constitute the sinking fund in accordance with the provisions of sec. 820 of the Code of Virginia (1919)..

It is further provided that out of this appropriation of two hundred and eighty-four thousand three hundred and thirty dollars there is hereby appropriated:

For additional equipment.....	\$ 17,700 00
For maintenance and operation of the University of Virginia Hospital, including free treatment, care and maintenance of Virginia patients.	49,370 00



For additional equipment for the University of Virginia Hospital....\$ 7,100 00  
 For construction of new central heating plant ..... 30,000 00  
 For making loans to students..... 1,000 00  
 This appropriation of two hundred and eighty-four thousand three hundred and thirty dollars is made upon the condition that the University of Virginia shall give instruction to properly prepared white students of the State of Virginia in accordance with the provisions of sec. 819 of the Code of Virginia (1919); with the proviso that there shall be no charge for tuition or University fee in the academic department of more than ten (\$10.00) dollars, which ten dollars shall cover all the items covered by the former University fee of forty (\$40.00) dollars, but shall not interfere with the ten (\$10.00) dollars contingent deposit.

**Virginia Agricultural and Mechanical College and Polytechnic  
Institute at Blacksburg**

For maintenance and operation of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg .....\$ 352,452 94

Out of this appropriation of three hundred fifty-two thousand four hundred and fifty-two dollars and ninety-four cents it is provided that there shall be set aside a sum sufficient to pay the interest accruing on the existing interest-bearing debt of the Virginia Agricultural and Mechanical College and Polytechnic Institute and to constitute the sinking funds in accordance with the acts approved February 26, 1896 (Acts of Assembly, 1895-1896, chap. 425, p. 455), and March 5, 1900 (Acts of Assembly, 1899-1900, chap. 786, pp. 884-885) .....\$ 7,050 00

It is further provided that out of this appropriation of three hundred and fifty-two thousand four hundred and fifty-two dollars and ninety-four cents there is hereby appropriated:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.  
 For additional equipment.....\$ 24,350 00  
 For addition to greenhouses..... 1,000 00  
 For the purchase of Shorthorn, Hereford and Angus cattle to establish representative herds of beef cattle 10,000 00  
 For buildings for beef cattle herds... 4,000 00  
 For general repairs to buildings and grounds ..... 20,000 00

For construction of new central heating plant .....	\$ 50,000 00
For deficit incurred in providing coal necessary for operation of power plant .....	10,000 00
For making loans to students.....	2,000 00

### Extension Division

For the Extension Division of the Virginia Agricultural and Mechanical College and Polytechnic Institute at Blacksburg for the purpose of conducting demonstration work in the State of Virginia or in the several counties therein in connection and co-operation with the United States Department of Agriculture, under the provisions of the Federal Smith-Lever Act and other Federal Acts for extension .....	\$ 188,167 80
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### Virginia Agricultural Experiment Station at Blacksburg

For maintenance and operation of the Virginia Agricultural Experiment Station at Blacksburg and the several county experiment stations under its control, and for carrying out the provisions of the act approved March 15, 1906 (Acts of Assembly, 1906, chap. 226, pp. 386-387), in accordance with sec. 932 of the Code of Virginia (1919) .....	\$ 34,925 00
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It is provided that out of this appropriation of thirty-four thousand nine hundred and twenty-five dollars there is hereby appropriated:

For additional equipment .....	\$ 3,550 00
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### Virginia Military Institute at Lexington

For maintenance and operation of the Virginia Military Institute at Lexington .....	\$ 170,429 00
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Out of this appropriation of one hundred and seventy thousand four hundred and twenty-nine dollars it is provided that the traveling expenses of the board of visitors, except the Adjutant General and the Superintendent of Public Instruction shall be paid, not exceeding .....

	\$ 775 00
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It is further provided that out of this appropriation of one hundred and seventy thousand four hundred and twenty-nine dollars there is hereby appropriated:

For additional equipment.....	\$ 15,000 00
For the enlargement and grading of the parade grounds.....	15,000 00
For making loans to students.....	600 00

### Virginia Normal and Industrial Institute at Petersburg

For maintenance and operation of the Virginia Normal and Industrial Institute at Petersburg.....\$ 95,265 00

It is provided that out of this appropriation of ninety-five thousand two hundred and sixty-five dollars there is hereby appropriated:

For the purpose of meeting the requirements of the Federal Smith-Hughes Act, a sum sufficient.

For additional equipment.....\$ 18,600 00

For installation of new boilers in central heating plant ..... 3,500 00

For repairs and improvements to main building ..... 20,000 00

For the purchase of additional dairy cattle ..... 1,500 00

For authorized operating deficit.... 12,400 00

For deficit incurred in making authorized necessary repairs to buildings ..... 7,500 00

### Virginia Normal School Board

For supervision of the State normal schools for women....\$ 2,500 00

Out of this appropriation of two thousand five hundred dollars shall be paid the traveling expenses of the members of the Virginia Normal School Board; and no part of the appropriations to the several normal schools shall be used for this purposes, not exceeding .....\$ 600 00

It is further provided that out of this appropriation of two thousand five hundred dollars shall be paid the following salaries and special compensations only:

Secretary-auditor, not exceeding.....\$ 1,200 00

Additional employes, not exceeding... 150 00

### State Normal School for Women at East Radford

For maintenance and operation of the State Normal School for Women at East Radford.....\$ 139,540 00

It is provided that out of this appropriation of one hundred and thirty-nine thousand five hundred and forty dollars there is hereby appropriated:

For additional equipment.....\$ 5,200 00

For equipment for new dormitory.... 5,000 00

For additional equipment for kitchen.. 2,500 00



For completion of third unit of dormitory .....	\$ 50,000 00
For making loans to students.....	800 00

#### State Normal School for Women at Farmville

For maintenance and operation of the State Normal School for Women at Farmville .....	\$ 120,975 00
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It is provided that out of this appropriation of one hundred and twenty thousand nine hundred and seventy-five dollars there is hereby appropriated:

For additional equipment.....	\$ 6,650 00
For repairs and improvements to central heating system.....	9,000 00
For making loans to students.....	800 00

#### State Normal School for Women at Fredericksburg

For maintenance and operation of the State Normal School for Women at Fredericksburg.....	\$ 80,590 00
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It is provided that out of this appropriation of eighty thousand five hundred and ninety dollars there is hereby appropriated:

For additional equipment.....	\$ 2,700 00
For concrete driveway .....	4,500 00
For concrete walks .....	600 00
For restoration of amphitheatre.....	2,500 00
For repairs and improvements to Martin Scott's Cottage.....	1,500 00
For making loans to students.....	500 00

#### State Normal School for Women at Harrisonburg

For maintenance and operation of the State Normal School for Women at Harrisonburg.....	\$ 90,150 00
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It is provided that out of this appropriation of ninety thousand one hundred and fifty dollars there is hereby appropriated:

For additional equipment.....	\$ 2,300 00
For improvements to grounds and walks .....	1,000 00
For completion of Alumni Building...	20,000 00
For equipment for Alumni Building..	2,500 00
For repairs and improvements to Maury Hall .....	3,500 00
For making loans to students.....	600 00

### Virginia School for the Deaf and Blind at Staunton

For maintenance and operation of the Virginia School for the Deaf and Blind at Staunton.....\$ 108,725 00

It is provided that out of this appropriation of one hundred and eight thousand seven hundred and twenty-five dollars there is hereby appropriated:

For additional equipment.....	\$ 2,150 00
For installation of refrigerating plant.	2,500 00
For installation of new boilers in central heating plant .....	4,000 00
For fencing farm.....	600 00

### Virginia State School for Colored Deaf and Blind Children at Newport News

For maintenance and operation of the Virginia State School for Colored Deaf and Blind Children at Newport News.\$ 30,775 00

### Virginia War History Commission

For preparing war history of Virginia.....\$ 7,500 00

## AGRICULTURAL

### Department of Agriculture and Immigration

For expenses of administration of the Department of Agriculture and Immigration .....

	\$ 7,000 00
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Out of this appropriation of seven thousand dollars shall be paid the following salaries only:

Commissioner of Agriculture and Immigration (which shall be in full for his services; all fees of office to be paid into the State treasury.)	\$ 4,000 00
Assistant Commissioner and Editor..	3,000 00

For advertising to promote immigration..... 5,000 00

For testing of seeds and identification of plants and plant diseases, as provided by law..... 13,575 00

It is further provided that out of the fees and taxes collected by the Department of Agriculture and Immigration for the enforcement of the laws by which the respective fees and taxes are paid, but not out of the general fund of the State treasury, there is hereby appropriated:

For expenses of administration of the Department of Agriculture and Immigration, exclusive of the

salaries of the Commissioner of Agriculture and Immigration and the Assistant Commissioner and Editor .....	\$ 23,845 00	
For inspection of fertilizers, agricul- tural lime and seed, as provided by law .....	16,225 00	
For publicity for agricultural advance- ment .....	15,200 00	
For testing of fertilizers, lime, food and minerals .....	33,730 00	
For licensing and inspection of com- mission merchants, in accordance with the provisions of sec. 1257-1263, inclusive, of the Code of Virginia (1919) .....	1,800 00	
For maintenance and operation of ex- periment stations in Augusta, Charlotte and Henry counties for experimenting with and testing fertilizers .....	8,325 00	
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Total for the Department of Agriculture and Im- migration (out of the general fund of the State treasury) .....	\$	25,575 00

#### Dairy and Food Division

For expenses of administration of the Dairy and Food Division .....	\$	15,175 00
Out of this appropriation of fifteen thousand one hundred and seventy-five dollars shall be paid the fol- lowing salaries only:		
Dairy and Food Commissioner.....	\$	3,000 00
Deputy Commissioner, not exceeding..		2,600 00
Chief clerk, not exceeding.....		2,100 00
Stenographer, not exceeding.....		1,200 00
Filing clerk, not exceeding.....		1,080 00
Bookkeeper, not exceeding.....		1,320 00
For prevention of bovine tuberculosis, to be expended in accordance with the provisions of sec. 1225 of the Code of Virginia (1919) .....		25,000 00
For enforcing the cold storage law, in accordance with the provisions of the act approved September 9, 1919 (Acts of Assembly, 1919, Extra Session, chap. 55, pp. 87-92) .....		5,175 00

It is further provided that out of the fees and taxes collected by the Dairy and Food Division, but not out



of the general fund of the State treasury, there is hereby appropriated:

For inspection and development of dairies .....	\$ 10,725 00
For enforcing pure food and feeding stuffs laws .....	21,100 00

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Total for the Dairy and Food Division (out of the general fund of the State treasury) .....	\$ 45,350 00
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#### Division of Markets

For collecting and disseminating market information, to be expended in accordance with sec. 1256 of the Code of Virginia (1919) .....	\$ 20,000 00
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Out of this appropriation of twenty thousand dollars shall be paid the following salaries and special compensations only:

Director .....	\$ 3,000 00
Fruit and vegetable specialist, not ex- ceeding .....	2,400 00
Dairy and poultry products specialist, not exceeding .....	2,100 00
Tobacco specialist, not exceeding....	1,500 00
Stenographer and assistant to the di- rector, not exceeding .....	1,500 00
Stenographer, not exceeding.....	1,200 00
Mailing clerk, not exceeding.....	900 00
Additional employes, not exceeding..	800 00

#### State Board of Crop Pest Commissioners

For furnishing protection from crop pests.....	\$ 15,550 00
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Out of this appropriation of fifteen thousand five hundred and fifty dollars shall be paid the following salaries, wages and special compensations only:

State Entomologist .....	\$ 3,000 00
Additional employes, not exceeding..	8,860 00

For eradication of the Oriental moth pest.....	2,670 00
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Out of this appropriation of two thousand six hundred and seventy dollars shall be paid the following salaries only:

Associate Entomologist, not exceeding.\$	1,980 00
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It is hereby provided that all receipts of the State Board of Crop Pest Commissioners from the registration and certification of nurseries, segregated by the Auditor of Public Accounts in a special fund and paid over from

time to time to the State Board of Crop Pest Commissioners in accordance with secs. 882 and 883 of the Code of Virginia (1919), in regulating the sale of nursery stock in Virginia, and all other fees and revenues hereafter collected by the State Board of Crop Pest Commissioners shall be paid into the general fund of the State treasury; and the special segregated fund from the receipts from the registration and certification of nurseries be and the same is hereby abolished.

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Total for the State Board of Crop Pest Commissioners .....	\$	18,225 00
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### State Live Stock Sanitary Board

For protecting live stock from diseases.....	\$	21,670 00
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Out of this appropriation of twenty-one thousand six hundred and seventy dollars shall be paid the following salaries and special compensations only:

State Veterinarian .....	\$	4,000 00
Assistant State Veterinarian, not exceeding .....		2,500 00
Secretary and stenographer, not exceeding .....		1,500 00
Veterinary inspectors (3), not exceeding .....		6,000 00
Additional employes, not exceeding...		750 00

### Virginia Truck Experiment Station at Norfolk

For experimentation in truck crop development.....	\$	21,460 00
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Out of this appropriation of twenty-one thousand four hundred and sixty dollars shall be paid the following salaries and wages only:

Director .....	\$	3,500 00
Horticulturist, not exceeding.....		2,800 00
Associate plant pathologist, not exceeding .....		2,500 00
Associate entomologist, not exceeding.....		2,500 00
Clerk and stenographer, not exceeding.....		1,500 00
Farm foreman, not exceeding.....		1,200 00
Additional employes, not exceeding..		4,340 00

For experimentation in truck crop development on the Eastern Shore of Virginia.....		2,110 00
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Total for the Virginia Truck Experiment Station at Norfolk .....	\$	23,570 00
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**CARE OF DEFECTIVES AND DEPENDENTS****Board of Charities and Corrections**

For expenses of administration of the Board of Charities and Corrections .....\$ 8,700 00

Out of this appropriation of eight thousand seven hundred dollars shall be paid the following salaries and special compensations only:

Secretary .....	\$ 3,000 00
Assistant Secretary, not exceeding...	2,000 00
Stenographer, not exceeding.....	1,200 00
Additional employes, not exceeding..	250 00

For placing and supervising children in homes and institutions ..... 5,550 00

Out of this appropriation of five thousand five hundred and fifty dollars shall be paid the following salaries and special compensations only:

Agents (3), not exceeding.....	\$ 2,100 00
Additional employes, not exceeding..	1,000 00

For protecting and supervising feeble-minded persons in homes, under provisions of sec. 1903 of the Code of Virginia (1919); and for after-care of mentally defective persons, and for the inspection of prisons.... 3,550 00

Out of this appropriation of three thousand five hundred and fifty dollars shall be paid the following salary only:

Special agent, not exceeding.....	\$ 2,400 00
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Total for the Board of Charities and Corrections..\$ 17,800 00

**Commissioner of State Hospitals**

For administration of the State hospitals for the insane and the State Colony for Epileptics and the Feeble-minded .....\$ 2,700 00

Out of this appropriation of two thousand seven hundred dollars shall be paid the following salary only:

Commissioner of State Hospitals....	\$ 2,000 00
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It is provided, however, that no part of the annual appropriation for any hospital or for the State Colony for Epileptics and the Feeble-Minded shall be used for any expense of the Commissioner of State Hospitals.



**Central State Hospital at Petersburg**

For maintenance and operation of the Central State Hospital  
at Petersburg .....\$ 386,510 00

It is provided that out of this appropriation of three hundred and eighty-six thousand five hundred and ten dollars the following salaries shall be paid:

Superintendent .....\$ 4,500 00

It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy he shall pay therefor such rental as may be fixed by the special board of directors of the Central State Hospital.

Steward, not exceeding.....\$ 2,000 00

Clerk and bookkeeper (who shall perform the duties of secretary to the special board of directors),  
not exceeding ..... 1,800 00

Storekeeper, not exceeding..... 1,200 00

Stenographers (2), not exceeding... 1,800 00

First assistant physician, not exceeding ..... 2,400 00

Second assistant physician, not exceeding ..... 2,000 00

Third assistant physician, not exceeding ..... 1,800 00

Fourth assistant physician, not exceeding ..... 1,800 00

Fifth assistant physician, not exceeding ..... 1,500 00

Dentist, not exceeding..... 1,500 00

Engineer, not exceeding..... 1,200 00

Farmer, not exceeding..... 1,200 00

It is provided, however, that the officers of the Central State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of three hundred and eighty-six thousand five hundred and ten dollars there is hereby appropriated:

For additional equipment.....\$ 15,150 00

For sanitary improvements to wards.. 800 00

For crop barns..... 1,000 00

For silo ..... 650 00

For wire fence for female yard..... 1,000 00

For fencing farm .....	\$ 350 00
For porches for female psychopathic building, epileptic building, disturbed wards and infirmaries...	2,000 00
For new flooring in buildings.....	1,000 00

### Eastern State Hospital at Williamsburg

For maintenance and operation of the Eastern State Hospital at Williamsburg .....	\$ 222,140 00
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It is provided that out of this appropriation of two hundred and twenty-two thousand one hundred and forty dollars the following salaries shall be paid:

Superintendent .....	\$ 3,000 00
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It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Eastern State Hospital.

Steward, not exceeding.....	\$ 1,750 00
Clerk (who shall perform the duties of secretary to the special board of directors), not exceeding.....	1,200 00
Stenographer, not exceeding.....	900 00
First assistant physician, not exceeding .....	2,400 00
Second assistant physician, not exceeding .....	2,000 00
Third assistant physician, not exceeding .....	1,800 00
Pharmacist and storekeeper, not exceeding .....	1,500 00
Engineer, not exceeding.....	1,200 00
Farmer, not exceeding.....	900 00

It is provided, however, that the officers of the Eastern State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of two hundred and twenty-two thousand one hundred and forty dollars there is hereby appropriated:

For additional equipment.....	\$ 6,500 00
For new central heating plant.....	25,000 00

**Southwestern State Hospital at Marion**

For maintenance and operation of the Southwestern State Hospital at Marion .....\$ 154,795 00

It is provided that out of this appropriation of one hundred and fifty-four thousand seven hundred and ninety-five dollars the following salaries shall be paid:

Superintendent .....\$ 3,000 00

It is provided, however, that for any buildings belonging to the hospital which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Southwestern State Hospital.

Steward, not exceeding.....\$ 1,800 00

Clerk (who shall perform the duties of secretary to the special board of directors), not exceeding..... 1,500 00

Stenographer, not exceeding..... 900 00

First assistant physician, not exceeding ..... 2,400 00

Second assistant physician, not exceeding ..... 2,200 00

Third assistant physician and bacteriologist, not exceeding..... 2,000 00

Dentist, not exceeding..... 1,200 00

Engineer and electrician, not exceeding ..... 1,200 00

Farmer, not exceeding..... 750 00

It is provided, however, that the officers of the Southwestern State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

**Western State Hospital at Staunton**

For maintenance and operation of the Western State Hospital at Staunton .....\$ 198,180 00

It is provided that out of this appropriation of one hundred and ninety-eight thousand one hundred and eighty dollars the following salaries shall be paid:

Superintendent .....\$ 3,600 00

It is provided, however, that for any buildings belonging to the hospital which the



superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the Western State Hospital.

Steward, not exceeding.....	\$ 1,800 00
Clerk (who shall perform the duties of secretary to the special board of directors), not exceeding.....	1,700 00
Stenographers (2), not exceeding....	1,620 00
First assistant physician, not exceeding .....	2,400 00
First assistant physician (female), not exceeding .....	2,200 00
Second assistant physician and druggist, not exceeding.....	2,000 00
Second assistant physician (female), not exceeding .....	1,800 00
Bacteriologist and dentist, not exceeding .....	1,500 00
Engineer and electrician, not exceeding .....	1,200 00
Farmer, not exceeding.....	540 00

It is provided, however, that the officers of the Western State Hospital shall receive in addition to the respective salaries specified above, their board and lodging at the hospital, but shall not receive any additional perquisites or emoluments.

#### **State Colony for Epileptics and the Feeble-Minded at Colony**

For maintenance and operation of the State Colony for Epileptics and the Feeble-Minded at Colony.....\$ 121,885 00.

It is provided that out of this appropriation of one hundred and twenty-one thousand eight hundred and eighty-five dollars the following salaries shall be paid:

Superintendent .....\$ 3,000 00

It is provided, however, that for any buildings belonging to the Colony which the superintendent may occupy, he shall pay therefor such rental as may be fixed by the special board of directors of the State Colony for Epileptics and the Feeble-Minded.

Steward and clerk (who shall perform the duties of secretary to the special board of directors), not exceeding .....\$ 1,750 00

Stenographer and psychologist, not exceeding .....	\$ 1,500 00
First assistant physician and bacteriologist, not exceeding.....	2,400 00
Second assistant physician and druggist, not exceeding.....	2,000 00
Engineer, not exceeding.....	1,200 00
Farmer, not exceeding.....	1,200 00

It is provided, however, that the officers of the State Colony for Epileptics and the Feeble-Minded shall receive in addition to the respective salaries specified above, their board and lodging at the Colony, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and twenty-one thousand eight hundred and eighty-five dollars there is hereby appropriated:

For additional equipment.....	\$ 4,120 00
For grating and screens for dormitory porches .....	2,500 00
For improvements and additions to buildings and grounds.....	1,075 00

#### **Medical College of Virginia, Hospital Division, at Richmond**

For maintenance and operation of the Medical College of Virginia, Hospital Division, at Richmond, for the free treatment, care and maintenance of Virginia patients..\$ 25,000 00

#### **R. E. Lee Camp Soldiers' Home at Richmond**

For maintenance and operation of the R. E. Lee Camp Soldiers' Home at Richmond.....\$ 89,000 00

It is provided that out of this appropriation of eighty-nine thousand dollars the following salaries shall be paid:

Superintendent .....	\$ 2,400 00
Surgeon, not exceeding.....	1,200 00
Head nurse, not exceeding.....	1,200 00
Engineer, not exceeding.....	1,200 00

It is provided, however, that the officers of the R. E. Lee Camp Soldiers' Home shall receive in addition to the respective salaries

specified above, their board and lodging at the Home, but shall not receive any additional perquisites or emoluments.

For providing for incidental personal expenses of Confederate Veterans, a monthly allowance of \$2.00 to each inmate of the R. E. Lee Camp Soldiers' Home at Richmond, in accordance with law.....	\$ 5,000 00
For relief of needy Confederate Veterans afflicted with contagious diseases or cancer, in accordance with law....	4,000 00
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Total for the R. E. Lee Camp Soldiers' Home at Richmond .....	\$ 98,000 00

#### Catawba Sanatorium Near Salem

For maintenance and operation of the Catawba Sanatorium near Salem .....	\$ 154,780 00
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It is provided that out of this appropriation of one hundred and fifty-four thousand seven hundred and eighty dollars the following salaries shall be paid:

Business Manager .....	\$ 3,300 00
Bookkeeper, not exceeding.....	1,200 00
Chief clerk, not exceeding.....	1,080 00
Medical director, not exceeding.....	3,500 00
First assistant physician, not exceeding .....	3,000 00
Second assistant physician, not exceeding .....	2,500 00
Third assistant physician, not exceeding .....	2,000 00
Fourth assistant physician, not exceeding .....	1,800 00
Superintendent of nurses, not exceeding .....	1,800 00
Dietician, not exceeding.....	1,200 00
Stenographer, not exceeding.....	960 00
Engineer, not exceeding.....	1,200 00
Farmer, not exceeding.....	1,080 00

It is provided, however, that for any buildings belonging to the Catawba Sanatorium which the business manager, medical director and first assistant physician may occupy, they shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Sanatorium, except the business manager, medical director and first assistant physician, shall receive in addition to the respective



salaries specified above, their board and lodging at the Sanatorium, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of one hundred and fifty-four thousand seven hundred and eighty dollars there is hereby appropriated:

For additional equipment.....	\$ 2,000 00
For installation of refrigerating plant.	4,500 00
For installation of elevator in infirmary building .....	2,800 00
For additional pump with gasoline engine .....	1,500 00
For completion of dining-room, kitchen and storage buildings.....	25,000 00
For erection of two cottages for resident physicians .....	5,000 00
For completion of second story of office building .....	3,500 00
For construction of concrete reservoir.	3,500 00
For screening infirmary.....	600 00

#### **Piedmont Sanatorium at Burkeville**

For maintenance and operation of the Piedmont Sanatorium at Burkeville .....\$ 45,310 00

It is provided that out of this appropriation of forty-five thousand three hundred and ten dollars the following salaries shall be paid:

Superintendent and medical director.\$	2,700 00
Bookkeeper and steward, not exceeding .....	1,500 00
Stenographer, not exceeding.....	900 00
First assistant physician, not exceeding .....	2,200 00
Head nurse, not exceeding.....	1,500 00
Farmer, not exceeding.....	900 00

It is provided, however, that for any buildings belonging to the Piedmont Sanatorium which the superintendent and medical director may occupy he shall pay therefor such rental as may be fixed by the State Board of Health; it is provided further that the officers of the Piedmont Sanatorium, except the superintendent and medical director, shall receive in addition to the respective salaries specified above their board and lodging at the Sanatorium, but shall not receive any additional perquisites or emoluments.

It is further provided that out of this appropriation of forty-five thousand three hundred and ten dollars there is hereby appropriated:

For clearing woodland.....	\$ 1,000 00
For draining, tiling and clearing farm land .....	1,000 00
For fencing farm .....	500 00
For motor vehicles .....	2,500 00

### CORRECTIONAL

#### State Penitentiary Farm at Lassiter

For maintenance and operation of the State Penitentiary Farm at Lassiter .....	\$ 39,235 00
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It is provided that out of this appropriation of thirty-nine thousand two hundred and thirty-five dollars the following salaries shall be paid:

Superintendent .....	\$ 2,500 00
Surgeon, not exceeding .....	1,800 00
Bookkeeper, not exceeding.....	1,200 00
Machinist, not exceeding.....	1,200 00
Farmers (2), not exceeding \$1,200 each .....	2,400 00
Dairyman, not exceeding.....	1,200 00
Steward, not exceeding.....	1,080 00
Guards (17), not exceeding \$840 each.	14,280 00

It is provided, however, that out of this appropriation of fourteen thousand two hundred and eighty dollars the guards at the State Penitentiary Farm, not to exceed seventeen in number, to be appointed by the superintendent thereof, shall not be paid when absent on furlough for more than fifteen days in any one year, whether sick or otherwise; and that substitute guards shall receive the same pay, when employed, as regularly employed guards.

It is further provided that out of this appropriation of thirty-nine thousand two hundred and thirty-five dollars there is hereby appropriated:

For additional equipment.....	\$ 1,450 00
For connecting superintendent's, sur- geon's and clerk's houses with central heating plant.....	1,000 00
For the purchase of dairy cattle.....	2,500 00

It is provided, further, that all proceeds and income from the State farm, or so much thereof as may be necessary, shall be applied by the Board of

Directors of The Penitentiary to the maintenance and operation of the State Penitentiary Farm, including the maintenance and care of the prisoners, the maintenance and operation of the hospital located on the said farm, of which a correct and itemized account shall be kept and reports thereof made, and included in the regular annual reports of the Board of Directors of The Penitentiary.

### The Penitentiary at Richmond

For maintenance and operation of The Penitentiary at Richmond .....\$ 191,285 00

Out of this appropriation of one hundred and ninety-one thousand two hundred and eighty-five dollars shall be paid the following salaries, wages, special compensations and expenses only:

Superintendent .....	\$ 3,000 00
Chief clerk and senior bookkeeper, not exceeding .....	2,400 00
Identification clerk and clerk of board, not exceeding .....	2,280 00
Record clerk, not exceeding.....	1,320 00
Board of Directors, five members, at the rate of \$3.00 each per day for every day's attendance on the Board, provided that no director shall receive more than \$200.00 per annum; and provided further that out of this appropriation shall be paid the actual traveling expenses in addition to the per diem of the respective directors living outside the city of Rich- mond .....	1,000 00
Assistant Superintendent .....	2,500 00
Senior keeper, not exceeding.....	2,000 00
Second keeper, not exceeding.....	1,800 00
Third keeper, not exceeding.....	1,700 00
Engineer, not exceeding.....	1,500 00
Matron, not exceeding.....	900 00
Guards (25), not exceeding.....	33,000 00

It is provided, however, that out of this appropriation of thirty-three thousand dollars shall be paid the salaries of the interior and exterior guards at The Penitentiary, not to exceed twenty-five in number, each at a basic rate of compensation of not less than \$1,200 per annum, with such additional



amounts as the Board of Directors of The Penitentiary may determine, within the limits of this appropriation, not exceeding \$1,500 per annum in any case; no guard, however, shall be paid when absent on furlough for more than fifteen days in any one year, whether sick or otherwise; and provided further that substitute guards shall receive pay for the time actually employed at the basic rate of compensation, not exceeding \$1,200 per annum.

Surgeon, not exceeding.....	\$ 3,000 00
Dentist, not exceeding.....	1,200 00
Mental examiner, not exceeding.....	1,200 00
Hospital intern, not exceeding.....	600 00
Educational director, not exceeding..	2,400 00

It is provided that out of this appropriation of one hundred and ninety-one thousand two hundred and eighty-five dollars there is hereby appropriated:

For per diem allowance for prisoners in accordance with the provisions of the act approved March 16, 1918 (Acts of Assembly, 1918, chap. 301, pp. 474-476).....	45,000 00
For transportation of prisoners.....	10,000 00
For laundry machinery.....	2,500 00
For general repairs to buildings and grounds .....	7,600 00
For additional equipment for print- ing shop .....	500 00

It is further provided that out of the earnings of the industrial department of The Penitentiary, but not out of the State treasury, the following salaries shall be paid:

Industrial director, not exceeding....	\$ 3,000 00
Bookkeeper, not exceeding.....	1,800 00
Instructor-foreman for wood-working shop, not exceeding.....	2,280 00
Instructor-foreman for printing shop, not exceeding .....	2,700 00
Assistant instructor for printing shop, not exceeding .....	1,500 00
Instructor-foreman for clothing shop, not exceeding .....	1,500 00
Instructor-foreman for metal shop, not exceeding .....	1,800 00

**Virginia Home and Industrial School for Girls at Bon Air**

For maintenance and operation of the Virginia Home and Industrial School for Girls at Bon Air.....\$ 42,820 00

It is provided that out of this appropriation of forty-two thousand eight hundred and twenty dollars the following salaries shall be paid:

Superintendent .....	\$ 2,400 00
Assistant superintendent and recreational director, not exceeding...	1,200 00
Nurse and matron, not exceeding....	1,200 00
Farmer, not exceeding.....	1,200 00
Cottage matrons (2), not exceeding \$900 each .....	1,800 00
Parole officer, not exceeding.....	900 00
Bookkeeper, not exceeding.....	900 00
Physician, not exceeding.....	600 00

It is further provided that out of this appropriation of forty-two thousand eight hundred and twenty dollars there is hereby appropriated:

For maintenance of public free school.\$ 2,060 00

The Board of Directors of the Virginia Home and Industrial School for Girls at Bon Air are hereby authorized to receive white females from twelve to thirty years of age, convicted of misdemeanors, and committed to said school by the judges and justices of the Commonwealth of Virginia.

**Virginia Industrial School for Boys at School**

For maintenance and operation of the Virginia Industrial School for Boys at School.....\$ 74,870 00

It is provided that out of this appropriation of seventy-four thousand eight hundred and seventy dollars the following salaries shall be paid:

Superintendent .....	\$ 2,000 00
Assistant superintendent, not exceeding .....	1,800 00
Steward and storekeeper, not exceeding .....	1,500 00
Clerk, not exceeding.....	1,200 00
Farmer, not exceeding.....	1,200 00

It is further provided that out of this appropriation of seventy-four thousand eight hundred and seventy dollars there is hereby appropriated:

For additional equipment .....\$ 4,250 00  
 For maintenance of public free school. 3,470 00

For transportation of inmates, in accordance with sec. 1956 of the Code of Virginia (1919).....	\$ 4,000 00
For fencing farm.....	750 00

### **Virginia Industrial School for Colored Girls at Peake**

For maintenance and operation of the Virginia Industrial School for Colored Girls at Peake.....	\$ 27,200 00
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It is provided that out of this appropriation of twenty-seven thousand two hundred dollars the following salaries shall be paid:

Superintendent, not exceeding.....	\$ 1,500 00
Assistant superintendent, not exceeding .....	900 00

It is further provided that out of this appropriation of twenty-seven thousand two hundred dollars there is hereby appropriated:

For additional equipment.....	\$ 2,250 00
For erection of new cottage.....	2,500 00

### **Virginia Manual Labor School for Colored Boys at Hanover**

For maintenance and operation of the Virginia Manual Labor School for Colored Boys at Hanover.....	\$ 51,885 00
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It is provided that out of this appropriation of fifty-one thousand eight hundred and eighty-five dollars the following salaries shall be paid:

Superintendent, not exceeding.....	\$ 1,500 00
Industrial director, not exceeding....	900 00
Disciplinarian, not exceeding.....	900 00
Farmer, not exceeding.....	720 00
Physician, not exceeding.....	600 00

It is further provided that out of this appropriation of fifty-one thousand eight hundred and eighty-five dollars there is hereby appropriated:

For additional equipment.....	\$ 3,050 00
For maintenance of public free school.	1,620 00
For operating deficit.....	6,500 00
For installation of heating system for dormitory .....	1,000 00
For repairs and improvements to buildings and grounds .....	300 00



**PUBLIC WORKS****Convict Lime Board**

For the purchase of land, machinery and equipment, and for the construction of necessary structures for the establishment of an additional lime grinding plant, to be located at some suitable and convenient place within the Commonwealth of Virginia, in the discretion of the Convict Lime Board .....\$ 50,000 00

**State Convict Road Force**

For maintenance and operation of the State Convict Road Force, in accordance with chap. 87 of the Code of Virginia (1919) .....\$ 342,350 00

It is provided that this appropriation of three hundred and forty-two thousand three hundred and fifty dollars hereby made to the State Convict Road Force shall be inclusive of all funds to be used by the State Convict Road Force which are directly payable out of the general fund of the State treasury, including the expenses heretofore paid out of the appropriations out of the general fund of the State treasury for "criminal charges"; and it is further provided that the expenditures out of this appropriation of three hundred and forty-two thousand three hundred and fifty dollars shall be made in accordance with the provisions of sec. 2081 of the Code of Virginia (1919).

It is further provided that out of this appropriation of three hundred and forty-two thousand three hundred and fifty dollars the following salaries, wages and special compensations shall be paid:

Superintendent (Superintendent of The Penitentiary) .....	\$ 1,000 00
Assistant superintendent, not exceeding .....	2,500 00
Chief clerk and bookkeeper, not exceeding .....	2,400 00
Stenographer, not exceeding.....	1,500 00
Clerk, not exceeding.....	1,200 00
Sergeants, not exceeding \$1,500 each.	40,500 00
Guards, not exceeding \$720 each....	86,400 00

It also is further provided that out of this appropriation of three hundred and forty-two thousand three hundred and fifty dollars there is hereby appropriated:

For medical care and supervision of convicts in the several State Con- vict Road Force camps.....	\$ 10,000 00
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**State Highway Commission**

For the State Highway Commission for supervising the State highway system in accordance with the provisions of the act approved September 5, 1919 (Acts of Assembly, 1919, Extra Session, chap. 31, pp. 53-59).....\$ 10,600 00

Out of this appropriation of ten thousand six hundred dollars shall be paid the following salaries and special compensations only:

Stenographer and clerk, not exceeding..	\$ 1,800 00
Members of the State Highway Commission (5), per diem of \$10.00 each, not exceeding \$1,000.00 each per annum .....	5,000 00

**State Highway Department**

For expenses of administration and engineering.....\$ 285,440 00

Out of this appropriation of two hundred and eighty-five thousand four hundred and forty dollars shall be paid the following salaries only:

State Highway Commissioner.....	\$ 5,000 00
First assistant commissioner, not exceeding .....	4,000 00
Second assistant commissioner and auditor, not exceeding.....	3,600 00
Chief clerk, not exceeding.....	2,000 00
Secretary to the State Highway Commissioner .....	2,000 00
Additional employes, not exceeding..	174,140 00

For construction and reconstruction of State highways and to meet Federal aid..... 314,560 00

For construction and maintenance of State and county highways, in accordance with the provisions of chap. 88 of the Code of Virginia (1919), and the provisions of the act approved March 27, 1918 (Acts of Assembly, 1918, chap. 426, pp. 776-778)..... 700,000 00

For construction and reconstruction of State highways and to meet Federal aid, to be paid from the proceeds of special taxes, segregated by law, for the construction and reconstruction of State highways, as estimated by the Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$2,500,000 00

For maintenance of State highways to be paid from the proceeds of special taxes, segregated by law, to the maintenance of State highways, as estimated by the

Auditor of Public Accounts; provided, however, that no part of this appropriation shall be paid out of the general fund of the State treasury.....\$1,500,000 00

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Total for the State Highway Department (out of the general fund of the State treasury)....\$1,300,000 00

## CONSERVATION AND CUSTODIANSHIP

### Commission of Fisheries

For expenses of administration.....\$ 19,100 00

Out of this appropriation of nineteen thousand one hundred dollars shall be paid the following salaries and special compensations only:

Commissioner of Fisheries.....	\$ 2,500 00
Shellfish Commissioner .....	1,800 00
Other members of the Commission of Fisheries (3), not exceeding \$200 each per annum.....	600 00
Engineer and surveyor, not exceeding.....	2,500 00
Assistant engineer and surveyor, not exceeding .....	1,800 00
Stenographer, not exceeding.....	1,200 00
Clerk to the Commission of Fisheries, not exceeding .....	200 00

For protection of oyster beds and fish..... 48,570 00

It is provided that out of this appropriation of forty-eight thousand five hundred and seventy dollars there is hereby appropriated:

For salaries, wages and special compensations, not exceeding.....	\$ 21,920 00
For additional boats.....	1,500 00

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Ttotal for the Commission of Fisheries.....\$ 67,670 00

It is provided that out of the total appropriation of sixty-seven thousand six hundred and seventy dollars, hereby made to the Commission of Fisheries, there shall be set aside a sum sufficient to meet the expenditures provided for by sec. 3271 of the Code of Virginia (1919).

It is further provided that all revenues collected by the Commission of Fisheries, all other laws or parts of laws to the contrary notwithstanding, shall be placed in the general fund of the State treasury; and it is provided further that the total appropriations of sixty-seven thousand six hundred and seventy dollars, hereby made to the Commission of Fisheries, shall be paid out of the general fund of the State treasury.



**Department of Game and Inland Fisheries**

For protection and propagation of game and inland fish...\$ 110,440 00

Out of this appropriation of one hundred and ten thousand four hundred and forty dollars shall be paid the following salaries, wages and special compensations only:

Commissioner of Game and Inland Fisheries (Commissioner of Fisheries) .....	\$ 600 00
Secretary, not exceeding.....	3,000 00
Bookkeeper, not exceeding.....	1,800 00
Stenographer, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Superintendent of game farm, not exceeding .....	2,400 00
Additional employes at game farm, not exceeding .....	5,000 00
Game wardens, not exceeding.....	65,000 00
Special game wardens, not exceeding.	5,000 00
Houseboat keeper, not exceeding....	480 00
Additional employes, not exceeding..	2,920 00

It is further provided that out of this appropriation of one hundred and ten thousand four hundred and forty dollars there is hereby appropriated:

For annual exhibit at State Fair....\$	1,000 00
For equipment for game farm.....	2,500 00
For additional equipment.....	250 00
For the purchase of deer and quail for breeding .....	2,500 00

For enforcing dog law in accordance with the provisions of the act approved March 22, 1920 (Acts of Assembly, 1920, chap. 413, pp. 602-607).....\$ 44,450 00

Out of this appropriation of forty-four thousand four hundred and fifty dollars shall be paid the following salaries and special compensations only:

Commissioner of Game and Inland Fisheries (Commissioner of Fisheries) .....	\$ 900 00
Field secretary, not exceeding.....	2,900 00
Stenographer, not exceeding.....	1,500 00
Stenographer, not exceeding.....	1,200 00
Game wardens, not exceeding.....	21,000 00
Special game wardens, not exceeding.	1,000 00
Additional payments to game wardens, not exceeding.....	10,500 00

Additional employes, not exceeding... \$ 250 00

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Total for the Department of Game and Inland  
Fisheries .....\$ 154,890 00

It is hereby provided, however, that on and after March 1, 1922, all receipts from hunting licenses paid into the State treasury, under the provisions of sec. 3336 of the Code of Virginia (1919), and all receipts from dog license taxes paid into the State treasury, in accordance with the provisions of the act approved March 22, 1920 (Acts of Assembly, 1920, chap. 413, pp. 602-607), together with all other receipts from all sources collected for the support of the Department of Game and Inland Fisheries shall be paid direct and promptly into the general fund of the State treasury; and provided further that the balance standing to the credit of the Game Protection Fund at the close of business on February 28, 1922, and of all other funds in the hands of the State Treasurer for the support of the Department of Game and Inland Fisheries, including the funds for the enforcement of the dog laws, be and the same are hereby converted into the general fund of the State treasury; and the said Game Protection Fund and all other special segregated funds for the support of the Department of Game and Inland Fisheries be and the same are hereby abolished, and monies shall no longer be set aside for the said funds.

#### Registrar of the Land Office

(Ex-Officio Superintendent of Grounds and Public Buildings and  
Superintendent of Weights and Measures)

For providing ice, fuel, light and water for the Capitol and Library buildings, Governor's House and power plant .....\$ 16,000 00

For issuing and recording instruments of title to public lands in accordance with law ..... 4,530 00

Out of this appropriation of four thousand five hundred and thirty dollars shall be paid the following salaries only:

Registrar of the Land Office.....\$ 3,000 00  
Clerk, not exceeding..... 1,500 00

For maintenance and operation of the Capitol grounds and public buildings ..... 38,640 00

Out of this appropriation of thirty-eight thousand six hundred and forty dollars shall be paid the following salaries and special compensations only:

Elevator conductor and watchmen at Library Building (2), not exceeding \$1,260 each .....	\$ 2,520 00
Night watchman at Library Building, not exceeding .....	1,200 00
Attendant and watchman for Supreme Court of Appeals, not exceeding..	1,200 00
Janitors at Library Building (2), not exceeding \$1,000 each .....	2,000 00
Engineer and electrician, not exceeding .....	2,000 00
Assistant engineers at power plant (2), not exceeding \$1,500 each..	3,000 00
Firemen at power plant (3), not exceeding \$1,200 each .....	3,600 00
Capitol policemen (5), not exceeding \$1,320 each .....	6,600 00
Capitol policeman who shall have charge of convicts in Capitol grounds, not exceeding.....	1,440 00
Janitors at Capitol Building (3), not exceeding \$1,000 each .....	3,000 00
Elevator conductors and watchmen at Capitol Building (2), not exceeding \$1,260 each .....	2,520 00
Substitutes for elevator conductors at the Capitol and Library buildings, and engineers and firemen at the power plant, while on leave of absence with pay, not exceeding .....	600 00
For care of trees in Capitol grounds, not exceeding .....	50 00

It is further provided that out of this appropriation of thirty-eight thousand six hundred and forty dollars there is hereby appropriated:

For extension of electric lighting system in Capitol grounds.....	\$ 2,500 00
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Total for the Registrar of the Land Office.....	\$ 59,170 00
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#### State Geological Commission

For development of the mineral and forestry resources of the Commonwealth .....	\$ 700 00
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Out of this appropriation of seven hundred dollars shall be paid the following salary only:

Secretary of the State Geological Commission, not exceeding .....	\$ 300 00
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**State Forester**

For protection and development of the forest resources of the Commonwealth in accordance with the provisions of chap. 28 of the Code of Virginia (1919).....\$ 18,000 00

Out of this appropriation of eighteen thousand dollars shall be paid the following salaries, wages and special compensations only:

State Forester .....	\$ 3,000 00
Assistant State Forester, not exceeding .....	3,000 00
Second assistant forester, not exceeding .....	2,500 00
Clerk and stenographer, not exceeding.	1,200 00
District foresters, not exceeding....	10,000 00
Forest wardens, not exceeding.....	5,000 00
Additional employes, not exceeding..	380 00

It is further provided that out of this appropriation of eighteen thousand dollars there is hereby appropriated:

For additional equipment .....	\$ 525 00
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**State Geological Survey**

For geological surveying in accordance with secs. 828-833, inclusive, of the Code of Virginia (1919).....\$ 18,465 00

Out of this appropriation of eighteen thousand four hundred and sixty-five dollars shall be paid the following salaries, wages and special compensations only:

State Geologist, not exceeding.....	\$ 2,000 00
Assistant State Geologist, not exceeding .....	1,800 00
Clerk, not exceeding .....	1,500 00
Additional employes, not exceeding..	2,180 00

It is further provided that out of this appropriation of eighteen thousand four hundred and sixty-five dollars there is hereby appropriated:

For topographic mapping in co-operation with the United States Geological Survey .....	\$ 5,000 00
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**EXAMINING AND LICENSING****State Board of Pharmacy**

For regulating the practice of pharmacy in accordance with the provisions of chap. 70 of the Code of Virginia (1919) .....\$ 6,110 00

Out of this appropriation of six thousand one hundred and ten dollars shall be paid the following salaries and special compensations only:

Secretary-Treasurer .....	\$ 2,500 00
Stenographer, not exceeding.....	720 00
Members of the State Board of Pharmacy, per diem, in accordance with provisions of sec. 1670 of the Code of Virginia (1919), not exceeding .....	500 00
Additional employes, not exceeding..	85 00

### MISCELLANEOUS

#### Board of Commissioners for the Promotion of Uniformity of Legislation in the United States

For promoting uniform State laws, not exceeding.....\$ 400 00

#### Confederate Memorial Associations

For caring for the graves of Confederate dead in accordance with the provisions of the act approved March 16, 1920 (Acts of Assembly, 1920, chap. 209, pp. 301-302), a sum sufficient .....\$ 2,655 00

#### Confederate Museum at Richmond

For the care of Confederate collections, and the maintenance of the Virginia rooms at the Confederate Museum at Richmond .....\$ 1,500 00

#### Co-Operative Education Association of Virginia

For promoting rural school and civic improvement in the Commonwealth of Virginia .....\$ 3,500 00

It is provided, however, that this appropriation of thirty-five hundred dollars shall be inclusive of all funds received by the Co-Operative Education Association of Virginia from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

#### Home for Needy Confederate Women at Richmond

For care of needy Confederate women in accordance with the provisions of the act approved March 4, 1914 (Acts of Assembly, 1914, chap. 40, p. 60).....\$ 12,000 00

**Richmond Eye, Ear and Throat Infirmary at Richmond**

For the free care and treatment of indigent Virginia patients suffering from serious diseases of the eye, ear and throat .....	\$ 2,000 00
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**Travelers' Aid Society of Danville**

For the Travelers' Aid Society of Danville, for providing aid for travelers .....	\$ 500 00
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**Travelers' Aid Society of Lynchburg**

For the Travelers' Aid Society of Lynchburg, for providing aid for travelers .....	\$ 500 00
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**Travelers' Aid Society of Newport News**

For the Travelers' Aid Society of Newport News, for providing aid for travelers .....	\$ 500 00
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**Travelers' Aid Society of Norfolk**

For the Travelers' Aid Society of Norfolk, for providing aid for travelers .....	\$ 1,500 00
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**Travelers' Aid Society of Petersburg**

For the Travelers' Aid Society of Petersburg, for providing aid for travelers .....	\$ 1,000 00
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**Travelers' Aid Society of Portsmouth**

For the Travelers' Aid Society of Portsmouth, for providing aid for travelers .....	\$ 500 00
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**Travelers' Aid Society of Roanoke**

For the Travelers' Aid Society of Roanoke, for providing aid for travelers .....	\$ 1,000 00
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**Travelers' Aid Society of Staunton**

For the Travelers' Aid Society of Staunton, for providing aid for travelers .....	\$ 500 00
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**Travelers' Aid Society of Virginia at Richmond**

For the Travelers' Aid Society of Virginia at Richmond, for providing aid for travelers .....	\$ 1,500 00
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### Virginia Crop Improvement Association

For the Virginia Crop Improvement Association for the improvement of Virginia crops .....\$ 5,000 00

It is provided, however, that this appropriation of five thousand dollars shall be inclusive of all funds received by the Virginia Crop Improvement Association from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

### Virginia Home for Incurables at Richmond

For the Virginia Home for Incurables at Richmond for care of incurables .....\$ 5,000 00

### Virginia State Dairymen's Association

For the Virginia State Dairymen's Association for promoting dairy development and furthering the interests of dairying in Virginia .....\$ 500 00

It is provided, however, that this appropriation of five hundred dollars shall be inclusive of all funds received by the Virginia State Dairymen's Association from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

### Virginia State Fair Association

For the Virginia State Fair Association, Inc., for providing State premiums, which is to be applied towards the payment of said premiums upon the agricultural, horticultural, live stock and poultry exhibits to be offered in the name of the Commonwealth of Virginia at the annual exhibitions of said Association.....\$ 5,000 00

It is provided, however, that the Governor of Virginia, and four others, to be appointed by him, two from the State Board of Agriculture and Immigration, and two from the board of directors of the Virginia State Fair Association, Inc., shall constitute a committee of five to determine the number, amount and character of premiums provided for in this appropriation of five thousand dollars. The said committee shall receive no compensation for their services.

It is provided further that the appropriation of five thousand dollars hereby made shall be subject to payment to the Virginia State Fair Association, Inc., upon order of the committee, herewith provided for, by warrant of its chairman.

**Virginia State Horticultural Society**

For the Virginia State Horticultural Society for promoting horticultural development and furthering the interests of horticulture in Virginia.....\$ 4,500 00

It is provided, however, that this appropriation of four thousand five hundred dollars shall be inclusive of all funds received by the Virginia State Horticultural Society from the Commonwealth of Virginia, and in lieu of any and all contributions from the respective State departments, institutions or other State agencies.

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Total appropriations out of the general fund of the  
State treasury for the year ending February  
29, 1924 .....\$12,008,035 39

2. The appropriations provided for in this act for making loans to students at the several State institutions shall be expended, upon such terms, and according to such rules, as may be prescribed by the respective governing boards of the institutions for which the appropriations are made, in making loans to needy and deserving students of talent and character from Virginia in said institutions for the purpose of aiding these to obtain an education at such institutions, who might not be able otherwise to do so. Such loans shall not exceed \$150.00 in any one session to the same student; and they shall be made to said students upon such terms, as to time and security, as the authorities of the respective institutions shall determine in each case; provided, however, that the rate of interest charged said students on such loans shall be 4 per centum per annum.

The said State students' loan funds shall be preserved from depletion by the said institutions; and, together with the repayment and accretions thereto, shall be held and used for the purpose specified in this act and no other; and each of the said institutions shall annually, not later than July in each year thereafter, file in the office of the Superintendent of Public Instruction a statement, in detail, showing for the year past the amounts received by said funds, or the loans made, to whom made, and upon what terms, the amount of the corpus of said fund, the amounts repaid to said funds, and from whom, and any other information deemed pertinent by the institution so reporting, or which may have been requested by the Superintendent of Public Instruction.

The Auditor of Public Accounts shall make no payment to any of the said institutions on account of the said students' loan funds unless and until the institution applying for such payment shall have furnished the said Auditor of Public Accounts a certificate from the Superintendent of Public Instruction that such institution has complied in all respects with the foregoing requirements of this act in relation thereto.

The State Accountant shall annually audit and exhibit in his annual report the account of the said funds at each of the said institutions.

3. All public revenue received into the State treasury within the two appropriation years provided for in this act, with the exception of the revenues segregated by law to special purposes, and the balance of the appropriations made by previous acts of the



General Assembly unexpended at the close of business on the twenty-eighth day of February, nineteen hundred and twenty-two, which unexpended balances are hereby declared to be lapsed into the State treasury, are hereby designated the general fund of the State treasury of the Commonwealth of Virginia, and shall be used for the payment of the appropriations provided for in this act, subject to the limitations and upon the conditions set out in this act.

4. The appropriations for the maintenance and operation of public institutions and the hospitals for the insane shall be paid in monthly installments, but the Auditor of Public Accounts is hereby authorized and required to pay the special or extraordinary items provided for in the appropriations, other than for "support" to the institutions and hospitals for the insane in monthly installments, or otherwise, as, in his judgment, the condition of the State treasury will permit.

5. No State department, institution or other agency receiving appropriations under the provisions of this act shall exceed the amount of its appropriations, except in an emergency, and then only with the consent and approval of the Governor in writing, first obtained; and if any such State department, institution or other agency shall exceed the amount of its appropriation without such consent and approval of the Governor, there shall be no reimbursement of said excess, nor shall there be any liability or obligation upon the State to make any appropriation hereafter to meet such deficit, and the members of any governing board of any State department, institution or other agency, or, if there be no governing board, the head of any State department, institution or other agency, making any such excessive expenditures—in the case of members of governing boards, who shall have voted therefor—shall, in the discretion of the Governor, be deemed guilty of neglect of official duty, and be subject to removal therefor.

It shall not be lawful for the Auditor of Public Accounts to pay any State department, institution or other agency, including the State hospitals for the insane and the State Colony for Epileptics and the Feeble-Minded at Colony, any money except as is provided for in this act, or in pursuance of some act of the General Assembly making special appropriation therefor.

6. The proper officer of each State department, institution or other agency, for which appropriations are made, shall, in his annual

report, give an itemized account of the expenditures out of such appropriations for such State department, institution or other agency, classified and itemized in accordance with the budget classifications adopted by the Governor; and every such officer of this State for whose department, institution or agency appropriations are hereby made, shall make annually a report of all other sums received by such department, institution, officer, or other agency from any source, and such reports and accounts shall embrace the expenditure of all funds appropriated, including the interest on bonds held by such State departments, institutions, officers, or other agencies, and hereinbefore directed to be paid to them, which reports shall be forwarded to the General Assembly and laid before both houses at each session thereof.

7. None of the monies mentioned in this act shall be expended for any other purposes than those for which they are specifically appropriated, and it shall be the duty of the Governor, as chief budget officer of the State, or his deputy, to see that this provision is strictly observed; and, should he find that the said monies are not being expended in accordance with the provisions of this act, he is hereby given the power to restrain the Auditor of Public Accounts from making further disbursements, in whole or in part, out of said appropriations, to the offending State department, institution, officer or other agency receiving appropriations under the provisions of this act; provided, however, that the several appropriations made by this act out of the general fund of the State treasury may not only be used for the purposes specified in this act, but authority is hereby given to the governing board of any State department, institution or other agency, or, if there be no governing board, to the head of such department, institution or other agency named in this act, to transfer, within the respective department, institution or other agency, any such appropriations from the object for which specifically appropriated or set aside to some other object deemed more necessary in view of later developments, subject, however, in every case, to the consent and approval of the Governor, in writing, first obtained; and provided that the total amount appropriated to the respective department, institution or other agency shall in no case be exceeded; and, further provided, that should appropriations be withheld by the Governor from any State department, institution, officer, or other agency, named in this act, as herein provided, or should transfers be authorized by the Governor, as herein provided, he shall set forth fully, in each case, the reasons for withholding

said appropriations or for authorizing the transfer of said appropriations, as the case may be, in the next budget submitted to the General Assembly in accordance with law.

8. All the appropriations herein made for the two years ending respectively on February 28, 1923, and on February 29, 1924, unexpended at the close of business on February 29, 1924, shall revert to and become a part of the general fund of the State treasury of the Commonwealth of Virginia, and shall not thereafter be paid by the Auditor of Public Accounts; and the same shall be charged off upon the books of his office.

9. All acts and parts of acts inconsistent with the provisions of this act be and the same are hereby repealed.

10. This act shall be in force from its passage.





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# REPORT

OF

## Commission on Development of Hampton Roads, Virginia

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*To the General Assembly of Virginia:*

The undersigned members of the Commission on the Development of Hampton Roads, created by an act of the General Assembly of March 16, 1920, and appointed by the Governor, the President of the Senate, and Speaker of the House of Delegates, beg to submit the following report of their work:

### ORGANIZATION.

The Commission was duly organized in the Governor's office on February 2, 1921. Present: All members of the Commission and the Governor. Mr. N. D. Maher was elected chairman; Mr. H. L. Ferguson, vice-president; Mr. W. C. Corbitt, secretary-treasurer, and Mr. G. W. Lineweaver, assistant secretary.

By provision of the act creating the Commission, no funds were given by the State, but the cities of Norfolk, Portsmouth, Newport News and Hampton were required to provide a fund, not exceeding \$2,500,00, to defray the expenses of the Commission.

### MEETINGS.

Beside the meeting for organization, your Commission has held meetings, as follows:

Norfolk.....	March 9, 1921
Newport News.....	April 19, 1921
Roanoke.....	May 17, 1921
Richmond.....	June 13, 1921
Portsmouth.....	July 22, 1921
Norton.....	September 13, 1921
Bristol.....	September 14, 1921
Roanoke.....	December 22, 1921

These meetings were held under the auspices of the chambers of commerce and boards of trade in the respective cities designated.

### INVESTIGATION.

This Commission was created and its investigations conducted on the theory that the Port of Hampton Roads is a State asset of tremendous value to all the people of the Commonwealth. The Commission's investigation was directed toward present conditions of the port and its future needs.

### THE PORT OF HAMPTON ROADS.

The Port of Hampton Roads is centrally located on the Atlantic coast and is ideally situated from the standpoint of climate, accessibility to the interior and proximity to the old established world trade routes. Surrounding Hampton Roads are four cities—Norfolk, Portsmouth, Newport News and Hampton. These cities constitute a live progressive community, some indication of which is given by the following table, showing their growth since 1850:

Year.	Norfolk.	Portsmouth.	Newport News.	Hampton.	Total.	Increase.
1850.....	14,326	8,122	.....	787	23,235	.....
1860.....	14,620	9,496	.....	1,848	25,964	2,729
1870.....	19,229	10,492	733	2,300	32,754	6,790
1880.....	21,966	11,390	948	2,684	36,988	4,234
1890.....	34,871	13,268	4,449	2,513	55,101	18,113
1900.....	46,624	17,427	19,635	2,764	86,450	31,349
1910.....	67,452	33,190	20,205	5,505	126,352	39,902
1920.....	115,777	54,387	35,596	6,138	211,898	85,546

A more definite idea of the importance of Hampton Roads to the State of Virginia can be had when it is considered that the cities and counties surrounding this port pay a total of eleven million seven hundred and two thousand seven hundred and twenty-four (\$11,702,724) dollars in taxes into the State treasury annually. This total represents 18.7 per cent of the aggregate revenue derived by the State from taxable improved property.

The depth at the entrance to the harbor of Norfolk and Portsmouth was originally 21 feet. The first project for improvement, adopted in 1876, called for a main channel 10 miles long, 500 feet wide and 25 feet deep. A depth of 28 feet was authorized in 1898, of 30 feet in 1907, of 35 feet in 1910, and a channel of 40 feet deep and 750 feet wide in 1917. Other work of great importance has been done on channels in the eastern, southern and western branches of the Elizabeth river, in enlarging the anchorage grounds, etc.

The original depth of the channel to Newport News was 25 feet. A depth of 30 feet was authorized in 1902, a depth of 35 feet, by a new and shorter route, in 1910, and an increase from 400 to 600 feet in the width of the channel in 1917.

The minimum usable depth over Thimble Shoal, which lies between Hampton Roads and the ocean, was originally 30 feet. A channel through this shoal 35 feet deep and 500 feet wide was authorized in 1910 and an increase to 40 feet in depth and 750 feet in width in 1917.



Up to June 30, 1920, the expenditures made by the Federal government have been as follows:

Norfolk-Portsmouth harbor .....	\$5,274,500 00
Channels to Newport News.....	967,802 00
Thimble Shoal channel.....	1,094,290 00
Total .....	<u>\$7,336,592 00</u>

These figures are particularly interesting when considered in connection with a comparative statement of waterborne tonnage, passing through the principal Atlantic and Gulf ports. The following table is given for such comparison:

	1919 Tonnage.	1919 Valuation.	Total to 1920 Appropriation.
Boston .....	8,680,243	\$752,276,008	\$12,675,827 50
New York and Newark, including waterways but not Harlem river .....	85,010,249	8,131,879,524	51,766,991 84
Philadelphia and waterways..	34,394,293	2,727,137,047	33,327,141 66
Baltimore .....	14,055,906	873,891,200	9,963,180 00
Norfolk and Newport News....	33,628,245	4,232,428,294	7,336,592 00
Charleston .....	863,987	127,094,176	6,991,966 00
Savannah .....	1,736,327	597,327,280	13,194,363 58
New Orleans .....	9,202,773	836,343,376	26,941,730 54
Galveston, harbor and channel, and Texas city.....	7,507,987	1,464,997,641	16,616,000 00

From this table it will be noted that for 1919 Hampton Roads was the third port on the Atlantic coast in tonnage handled. Despite this fact, however, Hampton Roads has received a smaller total of Federal appropriations than any port on the Atlantic coast except Charleston, which handled only a little over two per cent as much tonnage as this port.

#### FOREIGN COMMERCE.

In 1870, the value of imports and exports of Hampton Roads was \$1,321,891. In 1910, Hampton Roads ranked thirteenth among the ports of the United States with a foreign commerce valued at \$16,486,833. For the fiscal year ending June 30, 1921, Hampton Roads was the first American port in the total tonnage of exports and was the second American port in the total of export and import tonnage, New York being first. In valuation of export and import tonnage, Hampton Roads was seventh for this same period. The following table gives the movement of export and import tonnage through the principal ports of the United States for the fiscal year ending June 30, 1921:

Ports.	Total Trade Tons.	Export Tons.	Import Tons.
New York .....	21,140,122	11,542,143	9,597,979
Hampton Roads .....	12,508,360	12,232,458	275,902
Norfolk .....	8,024,271	7,805,622	218,649
Newport News .....	4,484,089	4,426,836	57,253
New Orleans .....	9,083,851	5,481,993	3,601,858
Baltimore .....	8,866,212	5,946,733	2,919,479
Philadelphia .....	7,606,345	4,461,577	3,144,768
Galveston .....	5,759,446	3,501,416	2,258,030
Port Arthur .....	3,775,333	1,564,052	2,211,281
Boston .....	3,061,071	711,708	2,349,363
San Francisco .....	2,993,144	1,626,803	1,368,341
Baton Rouge .....	1,553,901	335,472	1,018,429
Seattle .....	1,213,433	720,284	493,110

For the calendar year 1920, Hampton Roads was the second American port in total net registered tonnage in vessels entering and clearing in foreign trade. The foregoing figures emphasize the importance of building up the import trade of Hampton Roads.

Particularly interesting is the remarkable growth in foreign trade the port has experienced since just prior to the World War. The following table is all the evidence that is needed to show that the wartime acceleration to commerce through Virginia's port was not merely a temporary spurt, which was soon to pass:

Calendar Year.	Total Valuation.
1913 .....	\$ 28,355,989
1914 .....	33,251,758
1915 .....	131,798,308
1916 .....	139,512,147
1917 .....	171,359,249
1918 .....	135,109,524
1919 .....	179,053,678
1920 .....	329,704,915

#### THE PORT AS A STATE ASSET.

The foregoing detailed figures are given for the purpose of showing the remarkable growth of Hampton Roads up to date, which growth has been, notwithstanding the very small part that the communities, the State and the Federal government have done, compared with what has been accomplished by similar agencies at other ports.

Outside of developments created by the United States government, as a necessary adjunct to war operations, and a very few private developments, the Hampton Roads port facilities have been constructed by the railroads. Most conspicuous among such developments are the coal and merchandise piers of the Chesapeake and Ohio and Norfolk and Western Railways, the coal pier of the Virginian Railway, and the merchandise piers of the Southern, Seaboard Air Line and Atlantic Coast Line Railways.

Hampton Roads has a tremendous advantage in its Belt Line Railroad, owned jointly by the railroads entering the port, and making it possible for them to co-ordinate as a unit for purposes of shipside delivery of cargo, or for shipment of imports into the interior. This belt line now completely encircles the cities of Norfolk and Portsmouth, one terminus being at Port Norfolk, on the Portsmouth side of the Elizabeth river, and the other at Sewall's Point, on the Norfolk side. It forms a physical connection with the eight roads whose lines enter Hampton Roads connecting with the Chesapeake and Ohio and the Pennsylvania (N. Y. P. & N.), by floatbridge at Sewall's Point for the handling of cars from barges. Such a belt line alone gives Hampton Roads a tremendous advantage over other ports having less satisfactory and complete railroad co-ordination. This service will be greatly improved by the establishment of a new belt line floatbridge on property of the city of Norfolk, near Sewall's Point. Another advantage of the belt line is the fact that it affords facilities attractive to industries that may be located thereon.

The value of the Port of Hampton Roads to the State of Virginia is unquestioned. The effect the port of New York has had on the growth of New York State is ample evidence of what an asset to the Commonwealth a great port can be. In Hampton Roads Virginia has a port which is not only easy of development to the highest point by reason of its splendid, ice-free harbor, but which can command a tremendous share of the country's foreign trade on account of its strategic commercial location.

It is fully appreciated by the shippers of the United States and by the Federal government that dependence on one or two great ports as eastern gateways for foreign trade has in the past resulted in costly delays and disastrous port congestion. Foreign traders are looking for new gateways where, by reason of port facilities and conditions, tie-ups cannot so easily occur. New York is learning a costly lesson, and many shippers who have been using the metropolis and other Atlantic, as well as gulf ports, are now looking toward Hampton Roads as a possible avenue for relief. Hampton Roads can be made a great national asset by the creation of proper conditions and facilities, since the foundation on which to build has been so substantially laid, both by the hand of Providence and the hand of man. Virginia's port today has an opportunity which can be grasped in full measure by prompt action. The concrete benefits will be an enormously increased flow of money through the State as a direct result of increased commerce, and the attraction to the State of great business and industrial enterprises, the resulting prosperity being felt in a tangible way in every corner of the Commonwealth.

#### PUBLIC EXPENDITURES.

Public aid for port development has long since passed out of the field of experiment, and has become a recognized, profitable business, both from the standpoint of actual earnings on the investment and the indirect benefits secured thereby. Public aid has sometimes taken the form of encouraging legislation, but more often has resulted in large expenditures by either the city or the State.

In Virginia the city of Norfolk is now operating about half of the Army Supply Base on a basis that has proven the practicability of public terminals



at Hampton Roads, and the Norfolk Port Commission is planning to expend \$5,000,000 to construct additional terminal facilities to be operated by the municipality on half a mile of waterfront now owned by the city.

The city of Newport News is also fully alive to the importance of additional facilities. Newport News already has a splendid small boat harbor which was constructed by the city.

The Hampton Roads communities are cognizant of the possibilities of the port, and are working together in the greatest harmony, realizing that their interests are identical. Progressive steps already taken by the cities exemplify their confidence in the port's future.

#### WHAT IS BEING DONE TO DEVELOP PORTS IN OTHER STATES.

In this connection, the progressive steps being taken by either the State or city governments at practically all the important ports of America, and many of the smaller ones, is significant. With few exceptions, the development of port facilities at ports of the United States is being done by either the States or the cities, or both. A few instances of what is occurring at American ports will give some idea of how firmly this idea is taking hold.

#### MASSACHUSETTS.

*Boston, Mass.*—Directors of the Port of Boston, created by the city and State, control two modern piers owned by the State, four ferry docks and a large tract of undeveloped waterfront, about 1,250 acres, this land being valued at several millions. Directors have built a drydock which is next to the largest on the Atlantic coast, the largest being located at the Norfolk Navy Yard. State's expenditures have exceeded \$15,000,000, and additional developments are planned. The State commissioner of public works of Massachusetts has just outlined plans for the establishment at Boston of a terminal for the receipt and storage of Pacific coast lumber, the terminal to be the focal point for the distribution of this commodity throughout New England.

*New Bedford, Mass.*—This city spent \$100,000 for the purchase of four piers and deeded two of them to the State upon the State's undertaking to spend \$350,000 for one modern pier with steel and concrete shed. The city owns more than half a mile of water frontage.

#### RHODE ISLAND.

*Providence, R. I.*—In the last few years the State of Rhode Island, in connection with the city of Providence, has spent about \$4,000,000 in the building of piers, warehouses, etc. The Port of Providence has been developed by the State and city, a large frontage being owned by both the city and the State.

#### CONNECTICUT.

*New London, Conn.*—The State of Connecticut owns a considerable frontage on the main harbor in New London and controls additional frontage, with privilege of purchase. Total expenditures by the State have exceeded \$3,500,000.

From the preceding statements it will be noted that the New England States are engaging extensively in the improvement of certain harbors. In other words, the support of the States has been given to the development of their harbors.

#### NEW YORK.

*New York, N. Y.*—Port terminal holdings of the city are valued at about \$150,000,000, while the State's holdings are valued at approximately \$15,000,000. The States of New York and New Jersey have recently joined in legislation, creating the Port of New York Authority, which body is working out a comprehensive plan for the development of both the New York and New Jersey portions of the harbor. It is proposed to spend about \$200,000,000 in this development, part of which is now under way.

#### PENNSYLVANIA.

*Philadelphia, Pa.*—The Port of Philadelphia is controlled by a port commission, under authority granted by the State. About \$50,000,000 has been spent by this commission in the development of Philadelphia's waterfront, the State assisting.

#### MARYLAND.

*Baltimore, Md.*—The Port of Baltimore is being developed by a board of harbor commissioners, created by authorization of the legislature. Holdings of the city of Baltimore are valued at about \$20,000,000. The last legislature approved the expenditure of an additional \$50,000,000 for the creation of additional port facilities.

#### GEORGIA.

*Georgia Ports.*—The Georgia legislature has just created the port and harbor terminal commission, which commission is making investigations preparatory to the development underwritten by the State of one or more of the State's ports.

#### FLORIDA.

*Jacksonville, Fla.*—In addition to developments created by the city in the past few years, this port is now planning an expenditure of \$2,000,000. About half of the recent bond issue of this amount is to be used for dock improvements and development.

#### LOUISIANA.

*New Orleans, La.*—The State of Louisiana controls nearly all the waterfront at this port, and bonds to the extent of about \$30,000,000 have been issued by the State. The total State development is now valued at about \$140,000,000, which development has never cost the taxpayers one cent. The facilities have been so highly successful that the properties have paid all interest and sinking fund charges for the retirement of bonds, and in addition

have earned astonishing net profits. For instance, for the year 1920 the net profits accrued to the State was \$654,167.21. Other States have been similarly successful.

In addition to the State development, the city of New Orleans is now completing an inland industrial canal at a cost of about \$23,000,000. The State's properties are administered by the New Orleans Port Commission, created by the legislature about twenty years ago.

#### CALIFORNIA.

*Los Angeles, Calif.*—The city of Los Angeles has spent, or is spending, several million dollars in port development.

*San Francisco, Calif.*—The State of California owns most of the frontage on San Francisco bay, and the State now has an investment of more than \$12,000,000 at this port. Its extensive piers and terminal railway are controlled by the State harbor commission.

#### WASHINGTON.

*Seattle, Wash.*—The public terminals of Seattle are owned by the city and were constructed at a cost of \$9,000,000. The present valuation of these properties is \$18,000,000. The facilities consist of six piers and a grain elevator of 1,200,000 bushels capacity. The smallest part of net earnings of the Seattle terminals last year was that of the grain elevator, which has showed a net profit in the past two years of \$24,474.52.

#### OREGON.

*Portland, Ore.*—Bonds to the amount of \$9,910,200 have been issued for the construction of port terminal facilities at Portland, Ore., which expenditure has given the city of Portland terminal assets totaling \$10,757,137. Last year the Portland grain elevator handled 11,590,000 bushels of grain with a resulting net profit to the city of \$30,847.47. The surplus which has been created by the earnings of the entire Portland terminal today amounts to \$552,574.09.

#### STATE ASSISTANCE.

There are a great many ways, your Commission believes, in which the State of Virginia, at this time, can assist in the development of Hampton Roads as a State asset. The assistance of the various trade organizations in different sections of the State can be made a material factor in this movement. Efforts on the part of the State can bring about a closer relationship between Virginia and the States tributary to her port. Good highways, favorable industrial taxation, carefully safeguarding the State's interest in the matter of export and import rates, and other activities of this kind should be pushed vigorously. Such State legislation as will further the State's interests should be considered.



## PILOTAGE.

The pilotage question has been considered by your Commission in connection with other port development factors, and we find that the Virginia Pilot Association constitutes an experienced body of highly trained, efficient and responsible men; that they have been invaluable in keeping the Port of Hampton Roads open when marine strikes were on, both in peace and war; that the pilotage rates now in force were fixed by the General Assembly in 1908; that pilot apprentices are required to serve an apprenticeship of five years and can only become certified pilots after thorough examination. The system of apprenticeship appears to be that required in other trades.

## RECOMMENDATIONS.

We recommend a permanent State port commission for the development and improvement of Hampton Roads, to be composed of three members—appointed by the Governor, with the advice and counsel of the State Senate; one to be a harbor development engineer, with full authority to investigate all matters pertaining to the port; this commission to take up and work out the following necessary suggestions pertaining directly to the port development, in suitable co-operation at all times with the State and National governments.

1. Keep in touch and obtain the assistance of, at all times, trade associations of all cities and sections throughout the State so as to emphasize and make continuous the interest in the development of Hampton Roads port.

2. Keep thoroughly advised as to the needs of the port, especially for appropriations from the Federal government, and to secure the earnest interest of the congressional delegations not only of Virginia, but of North Carolina, Tennessee, West Virginia and Ohio in these appropriations, and assist in having them approved by the rivers and harbors committee of both houses of Congress at such times as appropriations are sought. The Port of Hampton Roads is not only the principal port of Virginia, but also of large sections of the other above-named States.

3. Follow-up the question of a State highway system which will extend from the harbor cities to connect with other State roads already built, or under construction, in the various directions from which truck and other business can be brought to the port. In this connection they should keep in close touch with the State Highway Commission to see that the roads needed into the port cities are included in early budgets and estimates, and authority given for same.

4. Have provided by State and Federal authorities adequate immigration station facilities on Hampton Roads, and in connection therewith develop fully the quarantine facilities of the district. In this connection close contact should be had with the several railroad connections diverging from the port.

5. Give constant attention to having our representatives in Congress follow up the matter of suitable fortifications at Cape Henry and Cape Charles, particularly Cape Henry at this time.

6. Consider carefully and recommend to the General Assembly a system of taxation which will not be injurious to the industrial development of Hampton Roads.

7. Obtain suitable State legislation which will prevent the waters of Hampton Roads from being polluted by oil and other objectionable matter, which is now a menace to fish life and which establishes a fire risk to buildings, piers and warehouses bordering on the water.

8. Investigate all rates on export and import tonnage through the Port of Hampton Roads with a view to having all such rates so as not to be discriminatory to the port.

9. Obtain a permit from the Federal and State governments to construct a new modern hotel on the site of the Chamberlain hotel, Fortress Monroe, Virginia.

10. Make a study of development of inland waterways, including both rivers and canals, connected with the Port of Hampton Roads.

11. Make a thorough study of the unification of the railroad and steamship terminals serving the Hampton Roads district with a view to giving more economical and efficient service.

12. Take the necessary steps to have Hampton Roads made a free port zone.

13. Improve channels and re-establishment of port warden lines where required. This work to be done in conjunction with the United States Engineer.

14. It is recommended that the Board of Pilot Commissioners make an annual report to the Governor as to the general efficiency of the personnel of the Virginia Pilot Association, the maintenance of proper equipment, sufficiency of apprentices, and to the fairness of rates as compared with other ports, with a view to keeping this important service up to the present standard.

N. D. MAHER,

*Chairman;*

H. L. FERGUSON,

LEE LONG,

W. C. CORBITT,

W. L. ANDREWS,

W. C. CORBITT,

J. E. WILKINS,

NELSON S. GROOME,

JOHN W. CHERRY,

*Members of the Commission.*

I, G. W. Lineweaver, assistant secretary of the Commission on the Development of Hampton Roads, do certify that the foregoing is a true copy of the report adopted by said Commission at Roanoke, Virginia, on December 22, 1921.

G. W. LINEWEAVER,

*Assistant Secretary.*

Norfolk, Va., January 3, 1922.







HOUSE DOCUMENT No. 6

# Report of the Commission

*Appointed to Present*

TO THE

UNITED KINGDOM OF GREAT BRITAIN AND IRELAND

A COPY OF HOUDON'S STATUE

OF

GEORGE WASHINGTON

*Presented at*

TRAFALGAR SQUARE, LONDON.

Thursday, June 30, 1921

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## REPORT OF THE COMMISSION

*To the General Assembly of Virginia:*

That it might bear testimony to an ancient friendship, promote harmony and goodwill between the English-speaking nations, and worthily celebrate the conclusion of a hundred years of unbroken peace between England and America, the General Assembly of Virginia resolved in 1914 to present to the United Kingdom of Great Britain and Ireland a bronze copy of Houdon's famous statue of George Washington. The necessary enactments were passed, the gift accepted, the statue cast by the Gorham Company, and the Commission was making its preparations to sail when the tempest of the World War broke over Europe and made such errands of peace impracticable.

After the conclusion of peace the long-delayed arrangements were resumed and completed, and on June 30, 1921, in the presence of an immense concourse, with much pomp and ceremony, the statue was presented and unveiled in historic Trafalgar Square. The presentation address was made by the chairman of the commission, President Henry Louis Smith, of Washington and Lee University, representing the Governor of Virginia; it was

received in behalf of His Majesty's government by the Right Honorable, the Marquis Curzon, of Kedleston, and the statue, amid the cheers of the vast multitude which filled the great square and St. Martin's Lane, was unveiled by Miss Judith Brewer, daughter of one of the commissioners.

The act authorizing the presentation provided that the Commission should be composed of the Governor, who was authorized in case he could not act to appoint a personal representative, the Lieutenant-Governor, the Speaker of the House of Delegates, and the Clerk of the House of Delegates. These, at the time of the presentation, were as follows:

DR. HENRY LOUIS SMITH, President of Washington and Lee University, representing Hon. Westmoreland Davis, Governor, Chairman of the Commission.

B. F. BUCHANAN, Lieutenant-Governor.

RICHARD L. BREWER, JR., Speaker of the House of Delegates.

JOHN W. WILLIAMS, Clerk of the House of Delegates and Keeper of the Rolls of Virginia.

Accompanying the commissioners were Mrs. Henry Louis Smith, Mrs. R. L. Brewer, Miss Judith Brewer, Mrs. John W. Williams, and John W. Williams, Jr. The whole party, accepting a formal invitation extended before their departure, were the official guests of the British government from June 25th to July 4th at the Carlton Hotel.

The Commission, sailing from New York on the Lapland, June 11th, reached Plymouth on Sunday, June 19th, where they were met by government officials and shown every possible courtesy, arriving in London that night. On Monday the delegation, as their first official act, called upon Ambassador Harvey, and extended to him a formal invitation to be present on June 30th, and take part in the presentation ceremonies. They did not, however, see him again during their entire stay in England.

On Tuesday, June 21st, the party were the guests of the Sulgrave Institution at the formal opening of Sulgrave Manor, the old Washington homestead, in Northamptonshire. It was an eventful day and a charming journey, and the Commission wishes to record its appreciation of the many courtesies shown by Mr.



John A. Stewart, president, Mr. A. B. Humphrey, secretary, and Mr. Perrin, the London representative of the Sulgrave Institution.

As the period of official entertainment did not begin till June 25th, the party visited Edinburgh and the Scotch Highlands, and returning to London on Saturday took possession of the sumptuous apartments reserved for them at the Carlton Hotel.

The appended programs of the daily entertainments between June 25th and July 4th will give some idea of the lavishness and zeal of our hosts, but no list of entertainments, however splendid, could reveal the universal friendliness, the unaffected democratic cordiality, the overflowing hospitality which made the events and experiences of the next ten days as unique as they were unforgettable.

Mr. J. Conway Davies, head of the Hospitality Division of the British government, was at once our expert guide, our charming companion, and our infallible encyclopedia of British etiquette.

At the Carlton our party had its special table, waiters, and menus, while every one connected with the great hotel seemed to take special pleasure in showing special attentions to the "Virginia Delegation."

A few of the more outstanding social events were as follows:

The special reception given to the delegation by the King and Queen at Buckingham Palace on June 27th. Here all feelings of awe and strangeness were at once removed by the democratic cordiality of their Majesties. King George's merry humor, his keen interest in and knowledge of American affairs, his enthusiastic praise of former Ambassador Davis, his ever-recurring expressions of friendliness toward America, and his cordial appreciation of Virginia's action, combined with a vivacity and intellectual alertness for which his pictures had not prepared us, not only turned a formal ceremony into a charming visit, but entirely transformed our conceptions of royalty in general and of King George in particular.

These impressions were deepened by the special reception given by H. R. H., the Prince of Wales, to the four commissioners at York House a day later. The charming modesty, simplicity, and unaffected democracy of the boy-prince made a deep impression on the party and explained the idolatrous enthusiasm of the people for their future king.

The Lord Mayor of London and his most gracious lady gave

the party a formal luncheon in the great hall of the Mansion House with many distinguished guests.

The English-Speaking Union gave us an imposing luncheon with four or five hundred covers, at which Hon. Winston Churchill presided, and Lady Astor was among the speakers.

Dr. Peter Giles, Master of Immanuel College of the University of Cambridge, gave the Virginia party a formal luncheon in the historic dining-hall of the University.

At the conclusion of the presentation exercises of the 30th a government luncheon of exceptional magnificence was given at the Hotel Carlton, with a long array of England's most distinguished leaders as guests and Lord Lee, of Fareham, as presiding officer.

Teas, receptions, and garden parties were given by the Speaker of the House of Commons, Lady Darwin, Hon. and Mrs. Fortescue, the American University Union, and by Lady Astor at Cliveden. Two theater parties, with specially arranged visits to Hampton Court, Windsor Palace, Eton, Westminster Abbey, and other noted places, a marvelous trip up the Thames, an *al fresco* dinner at Maiden Head, and other courtesies innumerable filled every day of our stay with fresh evidences of British friendship and hospitality.

Especial mention, however, must be made of the formal dinners with fifty guests at each which were given by Lady Markham and Lady Astor at their wonderful London homes. Here was assembled a bewildering array of the greatest personages in England, the splendor of the function in each case only outdone by the charming friendliness of these two lovely examples of English and American womanhood. In fact of all the memories of our wonderful experience of British hospitality none lie nearer our hearts than that of these two charming women who seemed to adopt the "Virginia party" as near relatives.

The climax, of course, of the whole visit was reached in the stately presentation exercises in Trafalgar Square at 12 o'clock on Thursday, June 30th. The day was perfect and the vast square with its adjoining areas packed with countless thousands from every quarter.

The speech of presentation by the chairman of the Commission and the response by Marquis Curzon, of Kedleston, printed elsewhere in this pamphlet, were delivered in the National Gallery, in front of which, on its marble pedestal, the statue stood covered

with English and American flags. It was a notable assembly of England's greatest men and women, with twenty Union and Confederate Veterans directly in front of the speakers, and the breathless attention and repeated applause bore testimony to their appreciation of Virginia's gift and her plea for Anglo-American friendship.

Immediately following the addresses the statue was unveiled amid thunders of applause, and the Virginia delegation, with a distinguished company of invited guests, adjourned to the Carlton for the magnificent government luncheon given in honor of the event.

On July 4th, after the close of the formal visit, the party made a short trip, at its own expense, to France and Switzerland, sailed from Havre on July 20th, reaching Montreal on the 30th, where again every possible courtesy was extended by the officials, and thence via New York dispersed to their respective homes.

In closing this brief and inadequate report your Commission wishes again to bear testimony to the amazing hospitality of the British government and their deep appreciation of Virginia's action; to the unaffected and democratic cordiality of the English nobility; to the warm friendship for America which was everywhere apparent, and to the universal and almost affectionate kindness of everybody from the King and Queen to the humblest railway porter.

We cannot but believe that our visit and Virginia's gift contributed something toward that Anglo-American friendship and co-operation upon which, more than upon any other one factor, the future peace and harmony of the world now depend.

Respectfully submitted,

HENRY LOUIS SMITH, *Chairman*,  
B. F. BUCHANAN,  
RICHARD L. BREWER, JR.,  
JOHN W. WILLIAMS.



# Presentation and Acceptance

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*Address of DR. HENRY LOUIS SMITH, President of Washington and Lee University and Chairman of the Virginia Commission:*

Seven long and eventful years ago, that she might fittingly celebrate the close of a century of unbroken peace and give expression to her equally unbroken friendship, the Commonwealth of Virginia, by unanimous action of her legislature, resolved to present to the government and people of Great Britain this bronze statue of her most illustrious son.

Little did she realize in those days of deceptive tranquility, that the resistless forces of world development were even then preparing another and sublimer celebration—and culmination—of that century of peace.

Little did we dream that before our tribute of love could cross the seas our ancient friendship would be re-cemented and glorified by comradeship in suffering and partnership in noble deeds.

Those early days of 1914 seem already strange and mythical and far away. A world-wide and aggressive campaign of slander and detraction, re-enforced by the success of German competition and the results of the Boer war, had produced a world-wide feeling of uneasiness as to England's future. Even her friends had begun to wonder whether there might not be some truth in the confident German assertion that long years of ease and sloth and luxury had rotted out the old English heart of oak and disintegrated the bonds that held her vast and polyglot empire together.

Yet here, as often in similar times of crisis, the amazing and incredible happened, when the normal and expected would have bankrupted civilization.

The swift and marvelous awakening of the old English spirit at its best, eager for every imaginable sacrifice; the stubborn heroism and amazing unity of her whole population; the scientific skill and inconceivable speed with which all England was transformed into a vast military work shop; the revelation of inventive genius and scientific efficiency and resistless energy never dreamed of before; the splendid and passionate loyalty with which her far-flung colonies swarmed across the seas and threw themselves into the fires of hell to save their imperiled Motherland—this no human wisdom could have predicted, no mere logic can account for. It was a modern miracle wrought as of old by the will and purpose of almighty God, the affirmative answer of the human spirit to the call of the divine.

And as the true meaning and vast issues of the mighty conflict slowly revealed themselves to the American people a no less amazing drama was enacted on our side of the Atlantic.

A stubbornly isolated and peace-loving nation, her politics often dominated by English-hating hyphenates, her intellectuals kneeling with unanimous devotion at the shrine of German culture, her whole people fattening beyond imagination on the profits of other people's wars—this was the

America transformed almost over-night into a nation of a hundred million war-crusaders, her domestic quarrels forgotten, her hyphens obliterated, her war-profits cast aside, her whole people from the lakes to the gulf on fire with a fury of battle-ardor and a unanimity of self-sacrifice never known before in American history—this was the long-delayed but glorious answer of American to the call of the world's need.

But of deeper significance to humanity than this spiritual rebirth of England and America has been their celebration of a hundred years of peace by the heartfelt renewal of their ancient and unforgotten kinship.

When German militarism, nurtured to giant strength and satanic ferocity, was hacking its bloody way thru France and Belgium, when the night of medieval tyranny seemed settling back upon the earth, when the hopes and institutions and blood-bought liberties of Anglo-Saxon civilization hung trembling in the balance, than these two great Anglo-Saxon empires, waked by the spirit of God as from an evil dream, realized their essential unity, the littleness of their past and present differences, the height and depth and strength of their old-time kinship. Fighting and dying side by side they learned, for all time we trust, that blood—warm, living, sacrificial, brothers' blood—is thicker far than water.

It was a kindly providence, therefore, that by delaying Virginia's gift has so glorified and hallowed it. And surely no commission was ever entrusted with a more precious token, a more urgent plea, or a more congenial message.

Its chairman is a most unworthy spokesman, yet there is a certain fitness in his selection, for he represents an institution of learning whose history is interwoven from the beginning with that of Washington and of the old colonial days when England and America were one.

Founded in 1749 under the British crown, it was deliberately chosen by George Washington to bear his name and utilize his wealth that learning might temper and uplift his country's newfound liberty.

After the wreck and ruin of the civil war it was refounded and rebuilt by Washington's great kinsman, the immortal leader of the Confederate armies, who, having no money, gave himself to the institution and endowed it forever with his matchless example, his sacred dust, and his incomparable name.

Across its velvet lawn the benignant figure of Washington looks down upon the chapel and tomb of Lee.

Within that sacred shrine, on the right of Virginia's holy of holies, is Peale's splendid portrait of George Washington in the scarlet uniform of a British officer as he fought with Braddock. On the left is the majestic figure of his fellow-rebel, Robert Edward Lee, in full Confederate grey. And over each regal head, their battle-fields forgotten in a common homage to the mighty dead, droops a cluster of glorious flags, all dear to Virginia's heart. The stars and bars of the vanished Confederacy, that hallowed flag of memory and tears, the stars and stripes of the re-United States, with not a rent remaining, and the meteor flag of England, the world's chief symbol and promoter of law and ordered liberty.

Outgrown antagonisms, forgotten enmities, temporary defeats, apparent disloyalties, transient and unimportant political alignments, all submerged in a higher allegiance, all bearing witness to the essential unity and magnanimity of the Anglo-Saxon race, its ability to forgive without forgetting, its innate reverence for the supremacy of the individual conscience over all lesser loyalties!

### VIRGINIA'S GIFT

It is in the spirit of this hallowed shrine that Virginia has selected the gift that accompanies her message of love.

In this spirit as her messengers we hereby present to the government and people of Great Britain this bronze likeness of one who forsook her flag, rejected her sovereignty, and fought against her king. And with splendid and characteristic magnanimity she answers the challenge by placing this one-time rebel on a pedestal amid the mighty monuments and memories of Trafalgar Square.

Glory of English art\*, the gathered treasures of a thousand years of culture; glory of English manhood, with stirring memories of Copenhagen and Trafalgar and the Nile; greater glory of English womanhood, gladly dying, in loneliness and obscurity, that her country's cause might live!

A tiny bit of bronze in this goodly company, yet it represents the best Virginia has to give, the flower and fruit of our western civilization, the embodiment of our Anglo-Saxon ideals of manhood and character, that immortal product of English ancestry and American rearing, George Washington, Father and Founder of our American republic.

In his matchless character were combined and concentrated the qualities and characteristics of both England and America at their best.

In habitual reserve, assured authority, and quick resentment of personal indignities, he was an English aristocrat of the highest type. Yet among naked savages and wilderness pioneers his ready fellowship and cordial American democracy made him a universal favorite. His English love of home was only equaled by his American devotion to little children.

A knightly cavalier and polished courtier in social circles, he was from his very boyhood a most rigid Puritan in sobriety, chastity, and uncompromising fidelity to duty.

His Anglo-Virginian hospitality, free and open-handed to the verge of extravagance, was made possible by his energy in business affairs and his executive ability as a money-maker.

A soldier from his youth, lifted to the heights of military glory, he ever hated war and subordinated the military to the civil power.

To the dogged courage and grim determination of his fighting English forbears he added the impetuous daring and quick resourcefulness of the American pioneer.

The splendid leadership with which he won his country's independence was, if possible, surpassed by the patience and diplomatic skill and far-seeing

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\* The site of the Washington statue is immediately in front of the National Gallery, near the monuments to Lord Nelson and Edith Cavell.



statesmanship with which, through toilsome and trying years, he solved the problems and laid the foundations of the new republic.

And when to these is added his purity of motive, his entire freedom from selfishness and personal ambition, his lofty serenity in times of defeat and disaster, and his sublime and unwavering trust in a higher power, no wonder that he seems set apart as a superior being, hardly formed of human clay.

As such a character enriches and ennobles the whole world, so does such a memorial add lustre and distinction even to Trafalgar Square.

And as these restless tides of cosmopolitan humanity ebb and flow through this throbbing heart of England's empire, may these Anglo-Saxon monuments, now and forever, teach to a groping and bewildered world these uplifting Anglo-Saxon lessons:

That all true greatness, whether of an individual or of a nation, is always and forever *moral*, never merely material; that the ultimate test and unerring measure of human civilization is not its wealth or commerce, but the characters it produces; that the most momentous question confronting Britain and America today is not what we have nor what we will get, but what we are and what our children will become.

#### VIRGINIA'S MESSAGE

This is Virginia's glorious gift to Great Britain, and with Virginia's gift goes her whole heart. Her messengers are but a tiny group, lost amid the swarming thousands hurrying across the Atlantic, and she speaks through a single insignificant human voice, scarce heard among the devilish cries of hate that fill the world today, but they are the messengers and messages of love, the only builder of our wrecked and prostrate world.

And love, in spite of its temporary eclipse, is still omnipotent and eternal, the sweetest thing in the world, the most contagious thing in the world, the mightiest thing in the world; and as earth's restless oceans swing to and fro to the changing moon, so shall earth's restless millions yet ebb and flow responsive to her divine control.

It is in fulfilment of this high mission that we bring to the government and people of Great Britain assurance of the undivided fellowship and ever-increasing friendship not only of our beloved Virginia, mother of states and statesmen, but of the equally undivided South, and of the great body of our American citizens from the Atlantic to the Pacific. We confidently assure you that the shrill cries of hate you sometimes hear are but the clamor of a narrow and turbulent shore-line, not the voice of the great deep that lies beyond.

We rejoice that a thousand ties are every day binding more closely together our gigantic and peace-loving democracies.

With our unmatched English tongue now clearly destined to become the chief treasury and vehicle of the world's civilization; with our wealth of English literature, centering in and radiating from our blessed English Bible; with our common reverence for the purity of womanhood, the sanctity of the home, and the rights of the weak; without common admiration for

unselfishness and the spirit of service, our universal Anglo-Saxon instinct for justice and passion for liberty, our common recognition of the imperative of conscience, the rights of the individual, the fatherhood of God, and the essential brotherhood of man—with these multiplied and mighty bonds, so recently softened in the furnace of a common suffering and welded anew on the hard anvil of war, this is a world friendship that has come to stay, and may the God of England and America doom to speedy destruction every effort and agency that attempts to weaken or undermine it.

To this assurance of abiding friendship, in which all America joins, Virginia would add, to her sorrowing and heavy-laden motherland, a message of sympathy and hope peculiarly her own.

She too has known the hellish aftermath of war, its shattered industries, its new-made graves, its appalling problems of social and economic reconstruction.

Her present happiness and prosperity confirm these inspiring truths, which she learned amid the chaos and sorrows of 1865 and would share with the sorely stricken England of 1921.

That the money and ships and machinery destroyed by war are not the essentials or permanent treasures of human civilization but only its tools and trappings, already on their way to the scrapheap. That a nation's richest assets are the faith and courage and constancy of its citizens. That while vegetables grow best in sunshine and balmy air, these finer growths of manhood and womanhood are blighted by too much sun and multiply without limit in times of storm and darkness.

In these invisible but priceless assets, piled high in the bank of heaven, England is today immeasurably rich, in spite of her huge debts and tragic losses; and they will yet, as in Virginia's case, bear ample dividends of future peace and wealth and happiness to heal the wounds of war.

#### VIRGINIA'S PLEA

But friendly messages, however sincere, cannot salvage the wreckage of world-wide war, not can memorials to the dead, however imposing, heal the wounds and solve the problems of the living. For love is barren and friendship but an empty word if they are not translated into practical helpfulness.

Let me, therefore, representing not only my own beloved State and the thinking millions of America, but the heart and hope of a troubled world, add to our words of love this urgent plea—*That the English-Speaking nations of the world, so recently united in war, unite again for the more complex tasks of peace, and in closest and most unselfish co-operation, enter at once upon a joint program of world leadership and reconstruction.*

Never has the world been so full of human misery. Never have the cries of the suffering risen from so many lands in so many languages in such a chorus of universal pain. Never have so many nations groaned and staggered under such intolerable burdens of poverty and debt and famine and disease.

And never have war's hellish cruelties bred such a world-wide harvest

of devilish hatreds. From the lofty heroisms and self-sacrifice of three years ago, the nations have slidden back into the old foul mire of isolation and jealousy and savage greed, while the rampant nationalism of today seems rather aggressive hatred of another's land than love and self-sacrifice for one's own.

Never has the complex machinery of civilization been so completely broken down, its governments shattered, its institutions dissolved, its ancient creeds and standards abandoned.

Earth's leaders are dismayed and bewildered, its ignorant millions everywhere in hysterical and unreasoning revolt.

Our modern civilization, tottering on the brink of the abyss, cries aloud for sympathy and practical help, for wise and firm restraint, for enlightened and unselfish leadership.

In our present period of selfish nationalism and moral reaction it has actually become the fashion to defend brute selfishness with a protective armor of cynicism, and to sneer at international altruism as mawkish sentimentality.

As an active participant in the great movement, I positively affirm that it was neither hate nor fear that swept our peace-loving nation into war, but a tidal wave of moral indignation that would not allow us to stand idly by and see civilization murdered before our eyes. Speaking in behalf of a hundred thousand other American parents who gave their sons to the supreme sacrifice, and of five million more who, with equal consecration, risked the same irreparable loss, I declare that we sent our sons not to protect America but to rescue humanity. From months of intimate contact with young Americans training daily for the battlefields of Europe, I can confidently assert of our American college boys that they crossed the ocean with the consecrated zeal of crusaders to the rescue of the holy sepulchre.

Those were days when selfishness and greed disappeared in the pure white flame of an altar fire. Would God that the English-speaking nations might rise again and forever to those lofty heights of international co-operation for the common good!

Long since has mankind learned the value of the Golden Rule in the crowded life of a community; that selfish individualism defeats its own ends; that sacrifice for others enriches both giver and receiver.

We are now learning in a thousand forms of co-operative industry that the Golden Rule is also good business, that selfish and self-seeking individualism is the road to failure, that friendly co-operation increases the productivity and happiness of all.

Why should these priceless lessons, learned at the cost of long years of individual and business warfare, be thrown aside in the fields of international politics?

Why should the English-speaking nations, with a wrecked world to be rebuilt, stand idly and selfishly and ineffectively apart till the fires of anarchy make their task impossible? Surely never in human history has an imperial race been confronted with such a combination of manifest fitness and sublime opportunity.

Even amid the devastation of the world war, not a single English-speaking



nation has seen its government overthrown, its territory ravaged, or its economic machinery wrecked by revolution. As a group they are industrially more able to rebuild the world than ever in their history.

They are today incomparably the wealthiest group of nations in the history of the world. In spite of their individual debts and losses they probably hold more wealth at their disposal today than before the war—wealth which, if wisely invested, could both lift a bankrupt world into profitable production and at the same time still further enrich its owners.

Their power today in world politics is as conspicuous as their wealth. If united in a common purpose no power on earth could seriously hinder, far less successfully oppose, their joint program. And they are not only at peace with each other, but are warm friends and recent allies, with a common language for immediate and universal inter-communication.

They are also, as a group, the most enlightened, scientific, and progressive of all the nations of the earth, owning and controlling the great inventions which have given to mere man almost supernatural powers.

With a common racial kinship, a common religion, and similar ideals of character and conduct, obeying the same general code of laws, accustomed to the same modes of self-government, and utilizing the same methods of business organization, they constitute today the most homogeneous group of nations ever known on earth.

Their instinct for justice and fair play, their universal capacity for sympathy and pity, their habitual generosity and regard for the weak, their religion of brotherhood and unselfish service, and their long and successful experience in guiding and developing backward races—all these, as if by the planning of divine wisdom, have especially fitted the Anglo-Saxon nations for rehabilitating a wrecked and bewildered world.

But civilization's worst malady today is not its huge debts, its staggering losses, or its mere economic disorganization. It is Bolshevism, the tyranny of the unintelligent, the revival of the devil-doctrine that might makes right, if it be only this time the might of the many against the few. This is the disease, epidemic and contagious, that now threatens its very life and a clear conception of its nature and origin will prove that none but the Anglo-Saxon nations can now arrest its fatal progress.

Our human civilization, working its way against human greed and selfishness, is like some mighty sailing vessel striving to reach port in the teeth of the wind, yet compelled to utilize for its forward motion the very forces whose constant pressure it must oppose and overcome. In such a case direct progress is impossible. Like a vast pendulum the ship must sweep back and forth, always approaching its true path with such accumulated momentum as to leave it forever unless the wisdom and skill of the mariners can again halt its progress and change its direction.

Thus for four hundred years, gathering irresistible momentum, modern civilization has been swinging from the intolerable despotism of the middle ages toward universal democracy. Amid world-wide tumult and incessant revolt, the power hitherto wielded by the few has been steadily transferred to the many in ever widening circles. As long as the diffusion of intelligence and morality kept pace with this rapid diffusion of power, the sum total

of human welfare and happiness steadily increased with the progress of democracy till the very name became a religion.

But the furious actions and reactions of the world war checked all the processes of education and religion, unchained everywhere the devils of hate and greed and cruelty, and hurled the millions back toward savagery, while at the same time by shattering all forms and institutions of human authority it transferred to these unprepared millions the fatal gifts of power without knowledge and liberty without self-control.

This is the darkest cloud on the world's horizon today, this is the deadly fear that grips the stoutest heart—that the fate of Russia shall overtake our western world, that our blood-bought rights and liberties, the precious institutions we have so painfully built, the priceless assets we have accumulated through toil and tears, shall be trampled into the mire by the ignorant and unthinking.

In this imminent crisis the Anglo-Saxon nations, and these alone, are able to teach these groping and experimenting masses the true meaning of democracy.

Their specialty is combining liberty with law, diffusing intelligence among all classes, subordinating military to civil authority, and training all to attend their ends by argument rather than force, while they alone, of all earth's races, have the present power to arrest the processes of destruction and hold these restless millions in check till they and their nascent governments have gained experience and stability.

We boast of our Anglo-Saxon capacity for organization. Why not use it for this most stupendous of all tasks?

We are proud of our economic wisdom and scientific efficiency. Why shall we go on talking war and building battleships for a world that is homeless and naked and famine-stricken? Why not prove our claims and fill our coffers by manufacturing and distributing what earth's millions want?

We claim to lead the world in the difficult art of ordered and law-abiding self-government. Why can we not teach and guide these bewildered millions and save them from impending self-destruction?

Amid these stately memorials of our heroic dead who gave their lives for others, let Christian England and Christian America, with unshaken confidence in the ultimate triumph of righteousness, re-dedicate themselves to the advancement of human welfare.

That increasing intercommunication should increase international hatred, that the gains of research and the wonders of invention should be forever prostituted to the arts of murder, that we should bankrupt ourselves paying war's dread tuition fees of blood and tears and taxes, yet with childish obstinacy refuse to learn her lesson, that we should with endless and futile toil save and build that war may waste and destroy, and stagger to our daily tasks under its hellish and unnecessary burdens, that we should forever rear our homes and cities for the torch and our precious children for the slaughter-pen—this is the sum of all human folly and wickedness.

It is unreasonable, unthinkable, intolerable; and with the help of our newly enfranchised womanhood shall yet be made impossible.

The art of co-operative self-government in and among our huge and crowded populations shall yet emerge from its crude and experimental infancy. Our giant newborn democracies shall yet outgrow this child-era of unreasoning fickleness and credulous ignorance and infantile hysteria, and become mature and sane and wise and self-controlled.

The present clouds and darkness are the morning not the evening twilight of our human civilization. In spite of morning clouds and morning storms and the crude incompleteness of morning work, the spirit of national friendship and co-operation is working its daily miracles among the hearts of men, and this old earth of ours, battle-scarred, crime-stained, tear-drenched, tempest-tossed, and never more tempest-tossed and tear-drenched than now, is yet rolling her darkened continents out of our present hatreds and horrors toward that blessed, tho far-off noonday, when love and brotherhood shall be the law of human life and sacrifice and service the test and measure of human greatness.

*Address of the Right Honorable, the EARL OF CURZON, K. G., G. C. S. I., G. C. I. E., accepting Virginia's gift:*

I suppose that the features of Washington as depicted in that historic statue—features so calm, so dignified, so noble—are better known than the form and features of any man in the world, with the possible exception of the first Napoleon. Probably more speeches have been made about Washington than about any human being who ever lived, with the possible exception of Bobby Burns. No one would have hated this more than Washington himself.

Why do we as Englishmen gladly welcome the statue of Washington? It is because he was a great Englishman, one of the greatest Englishmen who ever lived; because though he fought us and vanquished us, he was fighting for ideals and principles which were as sacred to us as they were to the American people, and which were embedded in the very fibers of our common race. The defeat that he inflicted upon us was our gain; he laid the foundations of a structure which we could never have laid, and which required for its accomplishment the genius of an emancipated race. One of the remarkable things in reading the history of Washington was that his merits were recognized by Englishmen even in his lifetime. I have always thought it a moving thing that when the great man died and the news of his death was borne across the waters, the British fleet flying at anchor lowered their flags to half-mast in honor of the illustrious dead.

What was it that made this man one of the greatest personalities of all time? The answer lay in his personality and in his achievement. His personality represented integrity of character, nobility of soul, modesty and dignity of demeanor, and sagacity of judgment in a degree rarely combined in any human being. To deal only with his political achievements, Washington created a government and made a nation. He became ruler not by birth or inheritance, not by accident; not by right of conquest, but by the free choice of a unanimous people. Rarely, if ever, had there been a nobler life, rarely if ever had there been a more comely or more gracious death.



Washington found himself in Trafalgar Square alongside the fiery Napier, the noble-minded Havelock, the heroic Gordon; and the glorious Nelson looked down upon the wonderful gathering. If the spirits of the departed could revivify and reimburse the bronze or the marble effigies, if in the stillness of the night they could hold converse, what a symposium there would be! Three gave their lives for their country, one added a province to a great empire, the other added a great empire to the world. Of each it could be said that the mainspring of his life and action was duty; of all of them it could be said that their lives enriched the records of mankind.

It is a mark of the fact that the two branches of the great English-speaking race are now and henceforth indissolubly one. It is now more than a hundred years since we last fought, and that conflict was one of which none of us are proud and of which some of us are very much ashamed. We can never fight again. I should like to add that we can never quarrel again. We ought never to quarrel again. The idea is such that if anybody got up on a public platform and uttered it in this country he would be hooted from the place. I believe and hope that the same sentiments prevail in your country. But not merely can your nation and mine engage never to fight and never to quarrel; we can do a great deal to prevent other nations from fighting. That, I submit, is the main function and duty that lies upon us in the future. It is by the example we set, by the common sacrifices that we have endured and are prepared to endure again, by the friendly counsel and co-operation of our ambassadors and statesmen, by the resolute determination of our people, by the influence of the press of both countries—and would that greater restraint were sometimes put upon it, whether it be on one side or the other—it is by these influences that we should endeavor to see that the peace of the world is insured. It is a great and powerful weapon that is in the hands of these two great nations, and if our use of it is inspired by the temperate judgment, the lofty nobility of soul, and the unselfish purpose of George Washington, we ought to be able to use that weapon for the inestimable advantage of mankind.

# Entertainment

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The daily programmes were as follows:

## Saturday, 25th June, 1921

- 1:00 P. M. Luncheon at the Carlton Hotel.
- 2:30 P. M. Departure from Carlton Hotel for Hampton Court Palace.
- 3:00 P. M. Arrival at Hampton Court Palace.

The party will be met at Hampton Court Palace by Mr. A. Preedy. Mr. Ernest Law will conduct the party around the Palace.

- 4:30 P. M. Departure from Hampton Court Palace.
- 6:45 P. M. Dinner at Carlton Hotel.
- 8:15 P. M. Attend performance of "The League of Nations," at the new Oxford theatre.

## Sunday, 26th June, 1921

- 10:15 A. M. Attend morning service at Westminster Abbey.

## Monday, 27th June, 1921

- 10:30 A. M. Departure from the Carlton Hotel for Buckingham Palace.
- 11:00 A. M. Reception by His Majesty, the King, at Buckingham Palace.

- 12:00 Noon. Departure from the Carlton Hotel for Windsor by the following route:

Pall Mall	Hammersmith Broadway
The Mall	Chiswick Road
Constitution Hill	Buntford
Hyde Park Corner	Hounslow
Knightsbridge	Staines
High Street, Kensington	Old Windsor
Hammersmith Road	

- 1:00 P. M. Arrival at Windsor.
- 1:15 P. M. Luncheon at the White Hart Hotel.
- 2:30 P. M. Visit Windsor Castle.

The party will be conducted around the Castle by Mr. G. Miles, Inspector of the Castle.

- 4:00 P. M. Visit Eton College.
- 5:00 P. M. Departure from Eton College for London by the following route:
  - Slough      Hounslow
  - Cranford    (Proceeding then as above.)
- 6:00 P. M. Arrival at Carlton Hotel.

Dinner by Lady Markham, at 47 Portland Place, W. I.

**Tuesday, 28th June, 1921**

- 9:30 A. M. Departure from Carlton Hotel for the Tower of London by the following route:
- |              |                      |
|--------------|----------------------|
| Strand       | St. Paul's Cathedral |
| Fleet street | Mansion House        |
- 10:00 A. M. Arrival at the Tower of London.
- Inspection of the Tower.
- 11:30 A. M. Departure from the Tower of London for the Carlton Hotel by the following route:
- |               |               |
|---------------|---------------|
| Mansion House | Oxford street |
| Cheapside     | Regent street |
| Holborn       |               |
- 12:00 Noon. Arrival at the Carlton Hotel.
- 12:15 P. M. Departure from the Carlton Hotel for York House.
- 12:30 P. M. Reception by H. R. H., the Prince of Wales, at York House.
- 1:15 for 1:30 P. M. Luncheon by the English-Speaking Union at the Hyde Park Hotel.
- (The Right Hon. Winston S. Churchill, M. P., in the chair.)
- 4:00 P. M. Departure from Carlton Hotel for Admiral's House.
- (Near Hampstead Tube station.)
- 4:15 P. M. Tea with the Hon. John and Mrs. Fortescue, Admiral's House, Hampstead.
- 7:30 for 8:00 P. M. Dinner by the Pilgrim's Club at the Hotel Victoria.

**Wednesday, 29th June, 1921**

- 9:00 A. M. Departure from the Carlton Hotel for Cambridge by the following route:
- |          |           |
|----------|-----------|
| Finchley | Stevenage |
| Barnet   | Baldock   |
| Hatfield | Royston   |
- 11:00 A. M. Arrival at Emmanuel College, Cambridge.
- The party will be received by the Vice-Chancellor of the University of Cambridge (Dr. Peter Giles, Master of Emmanuel College, Cambridge).
- Dr. Giles will conduct the party around the University Library.
- 1:00 P. M. Luncheon with the Vice-Chancellor and Mrs. Giles in the Picture Gallery, Emmanuel College.
- The following points of interest in Cambridge will be visited:
- |                       |                    |
|-----------------------|--------------------|
| King's College Chapel | St. John's College |
| Queen's College       | Christ's College   |
| Clare College         | The Backs          |
| Trinity College       |                    |



- 4:30 P. M. Departure from Cambridge for London by the above route.  
 6:30 P. M. Arrival at the Carlton Hotel.

**Thursday, 30th June, 1921**

- 12:00 Noon. Unveiling Ceremony of the replica of the Houdon Statue of George Washington in Trafalgar Square.

(Entrance to the reserved enclosure and room via the east gate of the National Gallery.)

Dr. Henry Louis Smith, President of the Washington and Lee University, representing the Governor of Virginia, will present the gift.

The Earl Curzon, of Kedleston, K. G., G. C. S. I., G. C. I. E., Secretary of State for Foreign Affairs, will accept the gift on behalf of His Majesty's government.

- 12:40 P. M. Miss Judith Brewer will perform the unveiling ceremony.

- 1:00 for 1:15 P. M. Government luncheon at the Carlton Hotel.

(The Right Hon., the Lord Lee of Fareham, G. B. E., K. C. B., in the chair.)

- 4:15 P. M. Departure from the Carlton Hotel for Speaker's Court.

- 4:30 P. M. Tea with the Right Hon., the Speaker, in the Speaker's Library.

The gentlemen of the party will subsequently be conducted to the Distinguished Strangers' Gallery of the House of Commons.

Dinner by Lady Astor.

**Friday, 1st July, 1921**

- 11:00 A. M. Departure from the Carlton Hotel for the Guildhall by the following route:

Strand	Cannon street
Fleet street	Queen street
St. Paul's Cathedral	King street

- 11:30 A. M. Visit Guildhall, where the delegation will be received by Sir Bannister Fletcher.

The following places will be inspected:

The Library	The Art Gallery
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- 1:15 P. M. Departure for the Mansion House.

- 1:30 P. M. Luncheon with the Lord Mayor at the Mansion House.

The following route will be taken on the return journey:

Cheapside	New Oxford street
Newgate street	Shaftsbury avenue
Holborn	Haymarket

- 4:15 P. M. Departure from the Carlton Hotel for the American University Union, 50 Russell Square.

- 4:30 P. M. Tea at the American University Union (Dr. T. G. MacLean).
- 5:30 P. M. Return to the Carlton Hotel.
- 7:00 P. M. Dinner at the Carlton Hotel.
- 8:15 P. M. Attend performance of the Russian Ballet at Princes Theatre.

**Saturday, 2nd July, 1921**

- 11:00 A. M. Departure from the Carlton Hotel for Maidenhead by the following route:

Hammersmith	Slough
Brentford	Taplow
Colnbrook	

- 1:00 P. M. Luncheon at the Riviera Hotel, Maidenhead.
- 2:00 P. M. Departure from Maidenhead for Henley via Hurley.  
Henley Regatta.
- 4:00 P. M. Departure from Henley for Taplow by the following route:  
Maidenhead                      Hurley
- 4:30 P. M. Tea at Lady Astor's house, Cliveden, where the party will be received by Mr. and Mrs. Phipps.
- 5:30 P. M. Departure from Cliveden for Maidenhead.
- 7:00 P. M. Dinner at the Riviera Hotel, Maidenhead.
- 9:00 P. M. Departure from Maidenhead for London by the above route.
- 10:30 P. M. Arrival at the Carlton Hotel.

**Sunday, 3rd July, 1921**

- 10:15 A. M. Attend morning service at St. Paul's.
- 3:00 P. M. Tour of London.

**Monday, 4th July, 1921**

- 10:00 A. M. Departure.

# Historical Data

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## LEGISLATIVE ENACTMENTS

An ACT to provide for celebration of a century of peace among the English-speaking peoples.

Approved March 25, 1904.

1. Be it enacted by the General Assembly of Virginia, That the seventeenth day of February, in the year nineteen hundred and fifteen, being the one hundredth anniversary of the exchange of ratifications of the Treaty of Peace between the United States and Great Britain, commonly known as the Treaty of Ghent, be observed in this State as a day of thanksgiving and prayer, and for that purpose the said day shall be a public holiday.

2. That, throughout this State, at twelve o'clock noon, on the said seventeenth day of February, nineteen hundred and fifteen, and for the space of five minutes, thereafter, all travel shall cease; all labor, business, recreation and active employment shall be suspended; and all persons within the territory of the State are recommended then to address their minds and hearts to thanksgiving for the continuance of peace for the past hundred years and to pray that peace may still endure.

## JOINT RESOLUTION

To provide for a replica of the Houdon Statue of George Washington, and provide for the appointment of a Commission to present the same to the United Kingdom of Great Britain and Ireland.

*Whereas*, The Commonwealth of Virginia is the owner of molds from the Houdon Statue of George Washington in the rotunda of the State Capitol, which were made for the purpose of reproducing said statue so that a replica might be placed in the National Statuary Hall in the Capitol of the United States at Washington, which has been accordingly done; and

*Whereas*, Said moulds can be used only by the authority of the General Assembly of Virginia, and are now in the custody of the manufacturers thereof, subject to the control of the General Assembly; and

*Whereas*, Unbroken peace and good will has existed between the United States and Great Britian for more than a century, and the people of Virginia entertain the warmest friendship for the people of their mother country;

*Now, therefore*, As a token of esteem and good will

*Be it resolved*, By the House of Delegates of Virginia, the Senate concurring, that a replica of said statue from said moulds be presented, aforesaid, to the United Kingdom of Great Britian and Ireland.

2. That a commission, to be composed of the Governor, or such person or persons as he may name to represent him, the Lieutenant Governor, and the Speaker of the House of Delegates, or such person or persons as they



may designate to represent them, be, and the same is hereby constituted, with power and authority to have made from the moulds a replica in bronze of the said Houdon Statue of George Washington, and to present the same on behalf of the Commonwealth of Virginia to the United Kingdom of Great Britian and Ireland.

*Resolved*, That the Clerk of the House of Delegates be and is hereby authorized to expend a sum not exceeding twenty-five dollars out of the contingent fund of the House for the purpose of cabling the United States Ambassador at the Court of St. James the Joint Resolution to provide for the presentation of a replica of the Houdon Statue.

#### EXTRACT FROM APPROPRIATION BILL

See Acts of Assembly, 1914, page 413.

To pay the cost of making and expenses in presenting to the government of Great Britain a replica, or copy in bronze, of the Houdon Statue of George Washington, to be made from the moulds now owned by the State, under the direction of, and to be presented by a commission composed of the Governor, Lieutenant Governor, Speaker of the House of Delegates, or such person or persons, as they may each designate to represent them, and the Clerk of the House of Delegates, who shall also act as Secretary of the Commission, four thousand dollars. \$ 4,000.00

# Correspondence

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JOHN W. WILLIAMS, *Esquire*,  
*Clerk, House of Delegates*,  
*Richmond, Va.*

SIR:

This department has received from the American Ambassador at London, by cable, the request that it forward to you the following:

"I have unofficially sounded the foreign office in the sense of your telegram of the twenty-first instant informing me of the passage by the House and Senate of the State of Virginia of a resolution to present to the British nation a replica of the Houdon Statue of Washington.

"Sir Edward Grey has expressed the liveliest satisfaction at this disposition on the part of Virginia and I await instructions, through the Secretary of State, to make the formal offer which I am sure will be most appreciatively accepted at the first meeting of the Cabinet."

The department will be glad to take such action in the matter as the State of Virginia may request.

I am, Sir,

Your obedient servant,

For the Secretary of State:

J. B. MOORE,  
*Counselor.*

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LONDON, *February 23, 1914.*

HOUSE OF DELEGATES,  
*Richmond, Va.*

Favorable preliminary answer sent through Department State. Congratulations.

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DEPARTMENT OF STATE,  
WASHINGTON, *March 3, 1914.*

THE CLERK OF THE HOUSE OF DELEGATES,  
*Richmond, Va.*

SIR:

In a confidential telegram to this department the American Ambassador at London requests the department to inform you that the British Secretary of State for Foreign Affairs has conveyed to him orally the appreciative acceptance by the British Prime Minister of the replica of Houdon's Statue of Washington, which the State of Virginia desires to present to the British government.

The Ambassador adds that the British government was touched by the cordial terms of, and was greatly pleased with, the resolution of the House of Delegates; and that on receipt from the Virginian authorities, through the Department of State and the American Ambassador at London, of a

definite written offer by the State of Virginia, written acceptance will be made.

I am Sir,

Your obedient servant,

For the Secretary of State:

J. B. MOORE,

*Counselor.*

093.11141/19.

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COMMONWEALTH OF VIRGINIA,

HOUSE OF DELEGATES,

RICHMOND, *March 21, 1914.*

J. B. MOORE, *Esq.,*

*Counselor,*

*Washington, D. C.*

SIR:

Reply to your courteous communications in relation to the presentation by Virginia to Great Britain of a replica of Houdon's Statue of Washington has been delayed until the General Assembly had made the necessary appropriation and the formal offer as indicated in your letter of third instant.

The Governor will communicate with your department upon the subject.

I am,

Very respectfully,

JNO. W. WILLIAMS,

*Clerk, House of Delegates.*

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Resolved by the House of Delegates, the Senate concurring, That the Governor be and he is hereby requested to transmit to the Secretary of State of the United States that portion of the resolution agreed to on February 20, 1914, which was cabled to the American Ambassador at London, and the Secretary of State of the United States is requested to communicate the same to the government of Great Britain and to ascertain its wishes in relation thereto.

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COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, VA., *March 26, 1914.*

HON. WILLIAM JENNINGS BRYAN,

*Secretary of State,*

*Washington, D. C.*

MY DEAR SIR:

As you have already been officially informed by the Clerk of the House of Delegates, the General Assembly of Virginia enacted a joint resolution providing that a replica, or copy in bronze, of the Houdon Statue of General George Washington should be presented from the Commonwealth of Virginia to the United Kingdom of Great Britain and Ireland.

Replying to the tender, which was made by cable through your office



while the General Assembly was in session, the Clerk of the House of Delegates was notified by the Honorable J. B. Moore, counselor of your department, that he was in receipt of a cablegram from the American Ambassador in London to the effect that the liveliest satisfaction had been expressed by Sir Edward Grey at this disposition on the part of Virginia, and that the Ambassador awaited instructions through the Secretary of State to make the formal offer, which he was sure would be appreciatively accepted at the first meeting of the Cabinet.

By a further concurrent resolution, the General Assembly directed me, as Governor of Virginia, to transmit to you that portion of the resolution, agreed to on February 20, 1914, which was cabled to the American Ambassador at London, with the request that the Secretary of State communicate the same to the government of Great Britain, and to ascertain its wishes in relation thereto.

I am, therefore, enclosing you herewith the resolution referred to, with the request that you transmit same through the regular channels to the government of Great Britain and Ireland.

Yours very truly,

H. C. STUART,  
*Governor.*

DEPARTMENT OF STATE,  
WASHINGTON, April 2, 1914.

*His Excellency,*

THE GOVERNOR OF VIRGINIA,  
*Richmond.*

SIR:

I have the honor to acknowledge the receipt of your letter of the 26th ultimo, in further relation to the desire of the State of Virginia to present to the British government a replica of Houdon's Statue of Washington.

In reply, I have the honor to say that, with reference to the previous correspondence, it has afforded the department pleasure to transmit copies of your letter and of its enclosure to the American Ambassador at London, with instructions formally to communicate to the British government the offer therein made.

I have the honor to be, Sir,

Your obedient servant,

For the Secretary of State:

ROBERT LANSING,  
*Counselor.*

093.11141/21.

DEPARTMENT OF STATE,  
WASHINGTON, May 15, 1914.

*His Excellency,*

THE GOVERNOR OF VIRGINIA,  
*Richmond.*

SIR:

Referring to previous correspondence concerning the desire of the State of Virginia to present to the British government a replica of Houdon's Statue

of Washington, with special reference to your letter of March 26, 1914, I have the honor to enclose a copy of a despatch on the subject from the American Ambassador at London, covering a copy of a note from the foreign office making formal acceptance of this gift.

I have the honor to be, Sir,

Your obedient servant,

For the Secretary of State:

(Signed) ROBERT LANSING,

*Counselor.*

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EMBASSY OF THE UNITED STATES OF AMERICA,

LONDON, *April 29, 1914.*

*The Honorable,*

THE SECRETARY OF STATE,

*Washington.*

SIR:

Replying to the department's instruction, No. 196, of April 1, 1914, with regard to the offer of the Commonwealth of Virginia to the United Kingdom of Great Britain and Ireland of a replica of the Houdon Statue of Washington, I have the honor to report that immediately on receipt of the instruction under acknowledgment, I addressed a formal offer of the statue to His Majesty's government, through the Secretary of State for Foreign Affairs, and am now in receipt of a note, dated April 24, 1914, a copy of which is herewith enclosed, from Sir Edward Grey, accepting this gift on behalf of his government and expressing their high appreciation for the gift and the sentiments which prompted its offer.

I have the honor to be, Sir,

Your obedient servant,

(Signed) WALTER HINES PAGE.

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FOREIGN OFFICE,

LONDON, *April 24, 1914.*

*Your Excellency:*

I have the honor to acknowledge receipt of your note of the 14th instant, enclosing copy of the Joint Resolution of the General Assembly of the State of Virginia, to the effect that a replica of the Houdon Statue of George Washington should be presented by the Commonwealth of Virginia to the United Kingdom of Great Britain and Ireland.

In thanking Your Excellency for this communication, I beg you will be so good as to cause to be conveyed to the General Assembly of Virginia the acceptance by His Majesty's government of this statue together with an expression of their high appreciation for the gift which it is proposed to present to them on this occasion of the one hundredth year of peace between Great Britain and the United States.

His Majesty's government also desire to say that they have been much

gratified by the words of friendship and esteem contained in the resolution and most sincerely reciprocate the sentiments therein expressed.

I have the honor to be, with the highest consideration,

Your Excellency's most obedient, humble servant,

(Signed) E. GREY.

*His Excellency,*

*The Honourable W. H. PAGE.*

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COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

*Richmond, May 16, 1914.*

HON. ROBERT LANSING, *Counsellor,*

*Department of State,*

*Washington, D. C.*

SIR:

I have the honor to acknowledge receipt of your letter of May 15th, enclosing copies of despatch from the American Ambassador at London, and a copy of the note from the foreign office of Great Britain, making formal acceptance of the gift of a copy of the Houdon Statue of General Washington from the Commonwealth of Virginia to the Kingdom of Great Britain and Ireland.

Very truly yours,

H. C. STUART,

*Governor.*

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BRITISH EMBASSY,

*WASHINGTON, September 16, 1914.*

MY DEAR MR. WILMER:

While I was in London I went into the question of a position for Houdon's Statue of George Washington which Virginia is giving to us. As a result of conversations with Lionel Earle, Secretary to the Office of Works, and others, a position has been provisionally selected in Trafalgar Square, opposite the main entrance to the National Gallery. The figure would stand facing the square inside the railings which surround the building, and sufficiently raised on a base above them to afford an uninterrupted view of the statue. In selecting Trafalgar Square the authorities were guided by the consideration that it is not only a very beautiful site and is famous for its statue of Nelson, but is also one of the most frequented of London's public places. I am sending you a drawing showing the position which the monument would occupy in relation to the National Gallery.

I should be glad if you would call on the Governor of Virginia and explain these circumstances to him with my compliments. You should ask His Excellency whether the proposed arrangements meet the views of the Commonwealth of Virginia.



I should also be glad to know when it is proposed to send the statue, in order that arrangements may be made for receiving it on arrival in England.

I am, my dear Mr. Wilmer,

(Signed) CECIL SPRING RICE.

A. P. WILMER, *Esquire*,  
*British Vice-Consul*,  
*Richmond, Va.*

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BRITISH EMBASSY,  
WASHINGTON, *September 24, 1914.*

MY DEAR MR. WILMER:

I beg to acknowledge the receipt of your letters of the 19th instant, and to express the pleasure I feel that the site selected for Washington's Statue should have given so much satisfaction in Virginia.

I perfectly understand the desire to postpone giving the statue until after the war and the motives which prompted the suggestion will be fully appreciated in England. I have informed the authorities at home of the proposal, and I feel sure they will readily concur in it.

I am, my dear Mr. Wilmer,

Yours sincerely,

(Signed) CECIL SPRING RICE.

A. P. WILMER, *Esquire*,  
*British Vice-Consul*,  
*Richmond, Va.*

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COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
*Richmond, December 2, 1914.*

*His Excellency, The Right Honourable,*

SIR CECIL SPRING RICE, G. C. V. O., K. C. M. G.,

*British Embassy,*

*Washington, D. C.*

SIR:

In reply to your recent communications, I have the honor to advise you that the Commission appointed on the part of this State to present a copy of the Houdon Statue of General George Washington to the United Kingdom of Great Britain and Ireland is much pleased with, and heartily approves of, the selection of Trafalgar Square as the site for the statue.

The time for the presentation will be left for future determination.

I have the honour to remain,

Your Excellency's obedient servant,

H. C. STUART,  
*Governor.*

## COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

*Richmond, February 1, 1921.*

HONORABLE BAINBRIDGE COLBY,  
*Secretary of State,*  
*Washington, D. C.*

MY DEAR MR. SECRETARY:

In 1914 arrangements were made by the State Department, through the British Embassy, for the presentation by the Commonwealth of Virginia to the British government, of a copy of the Houdon Statue of Washington. The exigencies of war caused a postponement of the actual presentation, and the Commission constituted by the General Assembly of Virginia is now ready to carry forward the original design, and are arranging to sail for England after June 10, 1921. The Commission consists of—

WESTMORELAND DAVIS, Governor of Virginia,

B. F. BUCHANAN, Lieutenant-Governor of Virginia,

RICHARD L. BREWER, JR., Speaker of the House of Delegates,

JOHN W. WILLIAMS, Clerk of the House of Delegates.

I deeply regret that the duties of my office make it impossible for me to leave Virginia at this time, and I have, therefore, designated Dr. Edwin A. Alderman, President of the University of Virginia, to represent me.\*

It is my understanding that the arrangements for the presentation have been cared for, but I desire to acquaint you with the appointment, purpose and personnel of the Commission, and to bespeak for them your kind offices on their mission to England.

Yours very truly,

WESTMORELAND DAVIS,

*Governor of Virginia.*

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DEPARTMENT OF STATE,  
WASHINGTON, February 9, 1921.

*The Honorable,*

THE GOVERNOR OF VIRGINIA,  
*Richmond.*

SIR:

I have the honor to acknowledge the receipt of your letter of February 1, 1921, in which, with reference to previous correspondence concerning the arrangements made in 1914 for the presentation by the Commonwealth of Virginia to the British government of a replica of the Houdon Statue of Washington, you inform me that the Commission constituted by the General Assembly of Virginia is now ready to carry forward the original design and that the Commission expects to sail for England some time after June 10, 1921.

In reply I have the honor to say that it affords me pleasure to send a

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\* Subsequently, Dr. Henry Louis Smith, President of Washington and Lee University, Lexington, Virginia, was designated to represent the Governor in place of Dr. Alderman.

copy of your letter to the American Ambassador at London, and to instruct him to bring the contents thereof to the attention of the foreign office.

I have the honor to be, Sir,

Your obedient servant,

BAINBRIDGE COLBY.

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DEPARTMENT OF STATE,  
WASHINGTON, April 21, 1921.

*The Honorable,*  
THE GOVERNOR OF VIRGINIA,  
*Richmond.*

SIR:

Referring to your letter of February 1, 1921, in which, with reference to previous correspondence concerning the arrangements made in 1914 for the presentation by the Commonwealth of Virginia to the British government of a replica of the Houdon Statue of Washington, you announced that the Commission constituted by the General Assembly of Virginia was ready to carry forward the original design and that it was expected that the Commission would sail for England some time after June 10, 1921, I have now the honor to inform you of the receipt of a telegram, No. 307, of April 14, 1921, from the American Embassy at London, in response to the department's instruction of February 9th.

The Embassy reports that it has been requested by the British government to transmit an invitation to the Commission to stay in London as the guests of the British government for eight days.

I shall be glad to be informed of the reply which you desire shall be made to the British government's invitation.

I have the honor to be, Sir,

Your obedient servant,

CHARLES E. HUGHES.

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COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

Honorable CHARLES E. HUGHES,  
*Secretary of State,*  
*Washington, D. C.*

RICHMOND, April 26, 1921.

SIR:

Referring to your letter of April 21, 1921 (Di 093.11141/36) which conveys to the Commission, constituted by the General Assembly of Virginia to present, on behalf of the Commonwealth of Virginia to the British government, a replica of the Houdon Statue of Washington, an invitation to stay in London as the guest of the British government for eight days, I am writing to advise you that the Commission will sail on the S. S. Lapland, leaving New York, June 11, 1921, for Plymouth, and to request that you convey to the British government the acceptance by the Commission of the kind invitation to stay in London for the period of eight days.

I have the honour to be,

Your obedient servant,

WESTMORELAND DAVIS,

*Governor.*



DEPARTMENT OF STATE,  
WASHINGTON, May 3, 1921.

*The Honorable,*

THE GOVERNOR OF VIRGINIA,  
*Richmond.*

SIR:

I have the honor to acknowledge the receipt of your letter of April 26, 1921, in which, in response to mine of April 21, you ask that the British government be informed of the acceptance of the invitation extended by it to the Commission to present to Great Britain a replica of the Houdon Statue of Washington to stay in London as guests of the British government for eight days.

In reply, I have the honor to say that the American Chargé d' Affaires, *ad interim*, at London has been instructed to inform the foreign office of the acceptance by the Commission of the invitation, and that he has been advised that the Commission will sail on the steamship Lapland, which is scheduled to leave New York June 11, 1921, for Plymouth.

I have the honor to be, Sir,

Your obedient servant,

CHARLES E. HUGHES.

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COMMONWEALTH OF VIRGINIA,  
GOVERNOR'S OFFICE,  
RICHMOND, May 4, 1921.

*The Honorable,*

THE SECRETARY OF STATE,  
*Washington, D. C.*

SIR:

Referring to your letter of May 3, 1921 (Di. 093.11141/37) advising me that the Embassy at London has informed the British foreign office of the acceptance of their invitation and the date of sailing of the Commission, has been received, for which you will accept my thanks.

I am writing to express the hope of the Commission that the American Embassy in London will co-operate with the Virginia Commission in making the gift by Virginia of the Houdon Statue of Washington to the British nation a happy event in our national as well as our State life, and that this desire on the part of the Commission be communicated by you to the American authorities in London.

I have the honor to be,

Your obedient servant,

WESTMORELAND DAVIS,

*Governor.*

DEPARTMENT OF STATE,  
WASHINGTON, May 10, 1921.

*The Honorable,*  
THE GOVERNOR OF VIRGINIA,  
*Richmond.*

SIR:

I have the honor to acknowledge the receipt of your letter of May 4, 1921, in which, in response to mine of the 3d instant, advising you that the American Embassy at London had informed the British foreign office of the acceptance of the invitation extended by it to the Virginia Commission to stay in London for eight days as guests of the British government on the occasion of the presentation to Great Britain of the replica of the Houdon Statue of Washington, you express the hope of the Commission that the Embassy at London will co-operate with the Virginia Commission in the presentation of the statue.

In reply, I have the honor to say that a copy of your letter has been sent to the Embassy and that it has been instructed to render every possible assistance in the matter.

In this relation, I beg to enclose two copies of a despatch from the Embassy, forwarding a copy of a note from the foreign office extending the formal invitation.

I have the honor to be, Sir,

Your obedient servant,

CHARLES E. HUGHES.

Enclosures:

From Great Britain, No. 4495,  
April 14, 1921.

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AMERICAN EMBASSY,  
LONDON, April 14, 1921.

*The Honorable,*  
THE SECRETARY OF STATE,  
*Washington.*

SIR:

Referring to the department's despatch, No. 1173, of February 9, 1921, and my telegram, No. 307, of today's date, in connection with the presentation to Great Britain of a replica of the Houdon Statue of Washington, I have the honor to forward herewith copies of a note received today from the foreign office (No. A2317/205/45) transmitting, on behalf of the British government, an invitation to the members of the Commission to be the guests of the British government in London for a period of eight days for the purpose of effecting the presentation of the statue.

I note that the Commission will sail on S. S. Lapland on June 11th, and I shall have the honor of communicating further with you as soon as information is received from the foreign office as to the arrangements for the dates and details of the visit.

I have the honor to be, Sir,

Your obedient servant,

J. BUTLER WRIGHT.

FOREIGN OFFICE, S. W. I.,

12th April, 1921.

SIR:

With reference to Mr. Davis' note, No. 93, of the 5th ultimo, relative to the proposed visit of the Virginia Commission for the presentation of a replica of Houdon's Statue of George Washington to this nation, I have the honour to state that His Majesty's Ambassador at Washington has been informed that the Commission will sail on S. S. Lapland on June 11th and that they desire that the presentation of the statue should be made on the 30th June.

It will afford His Majesty's government great pleasure to receive the visit of the Commission, and I should be much obliged if you would be good enough to convey to the members of the Commission an invitation to stay in London as the guests of His Majesty's government for a period of eight days for the purpose of effecting the presentation of the statue. The proposed final dates and details of the visit are being arranged by the competent departments of His Majesty's government, and I shall not fail to inform you as soon as these arrangements have been completed. In the meantime I have the honour to request that you will transmit this information to your government and express the hope of His Majesty's government that the visit of the Commission may be a pleasant and a memorable one.

I have the honour to be, with high consideration, Sir,

Your most obedient, humble servant,

(For the Secretary of State),

(Signed) R. SPERLING.

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COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, May 16, 1921.

*The Honorable,*

THE SECRETARY OF STATE,

*Washington, D. C.*

SIR:

Your letter of May 10, 1921, enclosing copies of despatches from the Embassy, forwarding a copy of a note from the foreign office extending formal invitation to the Virginia Commission that will present to Great Britain a replica of the Houdon Statue of Washington, has been received.

The Virginia Commission will be gratified to know that the Embassy at London will co-operate with them in the performance of their mission.

I have the honor to be, Sir,

Your obedient servant,

WESTMORELAND DAVIS,

*Governor.*



# Communication from the Governor on the Subject of Pilotage

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COMMONWEALTH OF VIRGINIA,

GOVERNOR'S OFFICE,

RICHMOND, VA., *January, 17, 1922.*

*Gentlemen of the General Assembly:*

The importance of Hampton Roads as a factor in the State's industrial development was discussed in my message to the General Assembly of 1920 and upon my recommendation a commission was created to study and report upon methods for the proper utilization of this remarkable asset. In my judgment no measure is more essential to the successful consummation of this undertaking than a revision of the State's arbitrary and antiquated pilotage laws. The existing statutes are based on conditions which prevailed before channels in Virginia's harbors had been dredged and located, when tugboats were virtually unknown and before hundreds of warning buoys and beacons had been established and practically every foot of navigable water charted by the government. Under the operation of these archaic laws traffic which would otherwise pass through Hampton Roads is driven to other ports and the natural advantages of the port have been capitalized in the form of exorbitant pilotage fees and diverted to the enrichment of the Virginia pilots. The possibilities of Virginia's seaport as a State and national asset can never be fully realized until this combine of the Virginia pilots is broken and the commerce of Hampton Roads is relieved of its handicap of excessive rates and arbitrary pilotage regulations.

According to the best information available Virginia pilots have divided among themselves in recent years annual revenues of approximately one million dollars. These enormous profits bear no relation to the value of the services which the pilots render to shipping, but are the direct result of allowing private interests to dominate the administration of the State's pilotage service. The rates for pilotage in Virginia harbors should be made comparable with the value of the services rendered and with the rates allowed for similar services at other ports, and after allowing a reasonable compensation for the labor of the pilots and their necessary expenses the remainder of the funds collected should be paid into the State treasury for the benefit of the elementary public schools.

In order to facilitate the consideration of this important matter by the General Assembly I have prepared, with the assistance of Mr. J. H. Bradford, statistician of the Governor's office, a thorough analysis of the pilotage laws and regulations of the various Atlantic, Gulf and Pacific coast States. This study has been based on material of unquestioned accuracy, such as the official reports of the United States Department of Commerce, the statutes of the various States governing pilotage, and the records of the congressional committees which from time to time have investigated pilotage matters. It is at once apparent from a study of this analysis why Virginia's seaports have failed to develop as their natural advantages warrant, and why their foreign commerce is less than one-twentieth the value of the foreign commerce of the New York customs district, less than one-third the value of the foreign commerce of either New Orleans or Philadelphia, and less than one-half the value of the foreign commerce of the customs districts of either Massachusetts, Maryland, Galveston, San Francisco or Washington.

By contrast with pilotage rates and service in other States the defects in the Virginia system may be briefly summarized as follows:

1. Pilotage rates at Hampton Roads are from thirty to fifty per cent higher than the prevailing rates at other Atlantic and Gulf coast seaports similarly situated as to proximity to the sea. They are from thirty to forty per cent higher than the rates at New York and Boston, where the channels are narrow and the traffic more congested and subject to the dangers of ice and fog. They are higher than the rates at Portland, Me., Providence, New London, New Haven, Hoboken, Jersey City, Wilmington, N. C., Tampa, Jacksonville and Galveston. The Virginia rates are nearly double the rates at Los Angeles and are about sixty per cent higher than the rates on Puget Sound and bar pilotage on the Columbia river.

2. For every mile traveled in taking vessels in and out of Norfolk harbor, the fees of Virginia pilots exceed from three to four times the rate per mile represented by pilotage charges at the ports of Baltimore and Philadelphia. On a mileage basis the Virginia pilot receives \$4.00 per mile for piloting a vessel of 20 feet draft the round trip between the Capes and Norfolk. For a similar vessel the Maryland pilot receives only 67 cents per mile for the round trip between the Capes and Baltimore.

3. The expenditure of millions of dollars by the Federal government at Hampton Roads has so improved the channel that it can be navigated by any competent mariner with a government chart. In the face of these improvements pilotage rates, through the influence of the pilots' combine, have been increased instead of diminished, and are now thirteen per cent higher than the rates established before the Federal government had eliminated the obstacles which formerly made navigation difficult in these waters.

4. The gross earnings of Virginia pilots in 1919, according to the best information available, ranged in some cases around \$25,000 and around \$40,000, or from five to eight times the rates of pay of the highest paid officers in the American Merchant Marine. Their annual gross earnings as far back as 1907 averaged not less than \$6,000, as contrasted with an average for pilots generally, before the war, of only \$3,500.

5. Under municipal operation of the pilotage service at Los Angeles, rates are only half as high as the Virginia rates, and the city has obtained competent pilots at salaries of only \$2,500. Under this system the city has obtained net revenues of more than \$2,000 each year for each pilot as against only \$50 per year obtained by the State of Virginia from each Virginia pilot.

6. At the ports of New York, Boston and San Francisco pilots are required to make periodic reports of their earnings to the pilotage authorities, who preserve these records for public inspection. In Virginia such information is denied even the Governor and the General Assembly, nor can anyone else obtain definite information as to the earnings of the pilots.

7. Under the optional pilotage system on Puget Sound, pilotage fees are fixed by open competition between the pilots and are forty per cent lower than the Virginia rates. The rapid growth of the port of Seattle and the flourishing foreign trade developed by this port are significant of the advantages of liberal pilotage laws and reasonable rates as contrasted with the arbitrary requirements and exorbitant rates which are obstructing the development of Virginia's seaports.

8. In the States of Connecticut, Rhode Island, Oregon and California, any citizen of the age of twenty-one years or over of good character who can pass the required examination may be appointed pilot. In the State of Washington any person holding a pilot's license from the United States government, who has had at least one year's experience as pilot of an overseas or coasting vessel of at least 1,500 gross tons may be appointed pilot.

Under the more liberal pilotage laws of the Pacific coast ports, the foreign commerce of San Francisco and Puget Sound has increased more than three hundred per cent within the last five years, and both at San Francisco and on Puget Sound is more than twice as great as the foreign commerce which has been developed at Virginia's seaports under their handicap of a monopolistic pilots' combine.

9. The prevailing systems of pilotage administration in the several States provide for the appointment of pilot commissioners by the Governor for terms of two, three, four, or five years. Under the archaic system in effect in Virginia, the appointment of pilot com-



missioners is divided between two judicial bodies and the term of office of these commissioners is for life.

10. The laws of Texas, California and Florida forbid the appointment as pilot commissioner of any person who is directly or indirectly pecuniarily interested in any pilot boat. In Virginia three of the seven pilot commissioners may be branch pilots.

11. In the States of Louisiana, New Jersey and Florida, and in the State of Maine, with the exception of Portland, pilots are appointed by the governor upon the recommendation of the shipowners and shipmasters. At the port of Boston pilots must be recommended for appointment by the trustees of the Boston Marine Society. In probably a majority of the States minimum or maximum restrictions are placed on the number of pilots. The effect of the Virginia pilotage laws is to place in the hands of the pilots themselves virtually absolute control not only of the number of pilots that may be appointed, but also the determination of whom these pilots shall be.

12. Vessels engaged in foreign commerce are required in ports in Texas, Oregon, Washington, New Hampshire and in California, with the exception of San Francisco, to pay only one-half pilotage if the pilots' service is declined. On Puget Sound pilotage is not compulsory for any vessel. At Virginia ports vessels engaged in foreign trade must pay regular pilotage in every case in which pilotage service is offered, although the commander of the vessel may know every foot of the channel.

### **Pilotage Administration**

The difference between pilotage matters as administered in Virginia and in other States is the difference between a system which insures efficient and disinterested supervision of the pilotage service by a higher authority and a system which to a great extent places the administration of the pilotage service in the hands of the pilots themselves.

The prevailing practice in the administration of pilotage laws in the various States is to centralize the appointment of the pilot commissioners in the hand of the Governor. In the comparatively few jurisdictions where a different system prevails, the responsibility for the appointment of pilotage authorities is placed in the hands of agencies especially concerned with the promotion of coastwise and foreign trade, such as the presidents of commercial organizations of seaport towns, or officials of marine insurance companies. The State of Virginia, alone, adheres to a system of selecting pilotage authorities which has nothing to recommend it for producing results either by centralizing responsibility or otherwise insuring efficient supervision of pilotage affairs.

The prevailing practice in this connection is well summarized in the following excerpt from a recent bulletin issued by the Department of Commerce:

"The administration of all matters relating to pilotage is generally vested in a local board of pilot commissioners, consisting of two or three or five or more members, appointed for terms of two or more years by the Governor of the State."\*

#### PILOTAGE ADMINISTRATION BY STATES

The States in which responsibility for the appointment of pilotage authorities is vested in the governor include Maine, New Hampshire, Massachusetts, Rhode Island, New Jersey, North Carolina, Florida, Alabama, Louisiana, Texas, Washington, Oregon and California. At the port of Boston the board of pilot commissioners consists of two members who are appointed by the governor for a term of two years. In New Jersey the board consists of six members appointed by the Governor for a term of three years; at Mobile seven commissioners for five years; at Wilmington, North Carolina, five members for four years; at New Orleans three members each for the bar and river boards for two years; at San Francisco three members not exceeding four years; for the Columbia river ports three members for three years.

At the port of Charleston pilotage affairs are administered by a board of harbor commissioners, consisting of thirteen members who also act as pilot commissioners. Of the members of this board seven are appointed by the governor and the others consist of the mayor, the presidents of four commercial organizations and the chairman of the State board of health. At all other South Carolina ports authority is vested in local boards of three or more members appointed by the governor.

#### PILOTAGE ADMINISTRATION AT NEW YORK, PHILADELPHIA AND BALTIMORE

Pilotage by way of Hell Gate, New York, is regulated by a board of port wardens, consisting of nine members appointed by the governor for a term of three years.

The system of pilotage administration at the ports of Philadelphia and Baltimore and at the Sandy Hook entrance to the port of New York, presents some variation from the general rule as to the selection of pilotage authorities, but not as to their tenure of office. Since 1907 the administration of all Pennsylvania laws relating to pilotage has been vested in a board of commissioners of navigation for the river Delaware and its navigable tributaries. This board is composed of five members, one of whom must be the director of the department of wharfs, docks and ferries of Philadelphia. The other members are elected respectively by the council of Chester, the burgesses and council of Bristol, the Philadelphia Chamber of Commerce and the Pennsylvania maritime exchange, to serve four years.

The administration of the Sandy Hook pilotage within the jurisdiction of the State of New York, is under the control of a board of pilot com-

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\* United States Bureau of Foreign and Domestic Commerce, Special Agents Series No. 136—Pilotage in the United States.

missioners, consisting of five persons appointed for a period of two years. Three of the commissioners are selected by the Chamber of Commerce of the city of New York, and two by the presidents and vice-presidents of the marine insurance companies of New York city.

At the port of Baltimore pilotage is administered by a board of three commissioners, consisting of the presidents of the board of trade, the corn and flour exchange and the pilot association. The membership of this board of course varies with each change in the heads of the organizations from which the members are selected.

In several States pilotage administration has been further centralized in the governor by the enactment of legislation giving him the power to appoint pilots for the various ports. This is the case in Louisiana, Texas, and New York, and also in Maine, with the exception of the port of Portland. In all cases where pilots are appointed by the governor they must be recommended either by a majority of the shipowners and shipmasters as in all ports of Maine, except Portland, or by the local boards of pilot commissioners, as in New York, Louisiana and Texas. At New Orleans the presidents of the board of commissioners of the port, the board of trade and the board of underwriters must be notified of the recommendations of appointment as pilots, and may file written protest against any appointment.

The protection of the commerce of the country from exploitation by pilots has been further safeguarded in some States by a provision that neither pilots nor any person holding an interest in a pilot boat may act as pilot commissioner. The Florida statutes are particularly stringent on this subject, providing that the members of the board shall "not be pilots, owners or agents of pilot boats, consignees or charterers nor officers of any organization acting as consignees or charterers, or in any manner interested in the business of pilotage or the employment of pilots."

Texas forbids the appointment as pilot commissioner of any branch pilot or any person who is directly or indirectly pecuniarily interested in any pilot boat. In California the statutory regulation is that neither the commissioners of the San Francisco board nor their secretaries shall have any interest in any pilot boat, or in a steam tug or in the earnings of the same.

#### PILOTAGE ADMINISTRATION IN VIRGINIA

The significant aspect of the pilot laws discussed above are, first, that responsibility for the selection of pilotage authorities is centralized in nearly every instance in the Governor, and, second, that the propriety of the Governor's choice and the fitness of his appointees are automatically made subject to review at relatively frequent intervals by reason of the limitations placed upon their terms of office. Even in the comparatively few instances where divided responsibility exists for the appointment of pilot commissioners, it is not the practice to place these authorities in office for life.

The pilotage laws of Virginia have the unique distinction of vesting pilotage authorities in this State with virtually a life tenure of their positions.

Under the Virginia laws the administration of all matters relating to



pilotage is conferred on a board of pilot commissioners, consisting of seven members, three of whom are appointed by the Circuit Court of Elizabeth City county, and four by the Corporation Court of the city of Norfolk. With the exception of the provision that not more than three of the commissioners shall be branch pilots, there is no regulation affecting the qualifications of these appointees, nor is there any limitation upon their term of office other than a statutory one of removal for incapacity negligence or misconduct.

It will be seen that the Virginia law involves no periodic inquiry as to the qualifications of pilotage authorities for their positions, as is the case where appointments are made for a definite period, nor does it otherwise insure such active supervision of pilotage matters as experience has indicated is essential to the efficient and disinterested administration of public duties. Since the enactment of this antiquated statute, in 1881, experience has demonstrated the necessity for centralizing responsibility in order to obtain the right results in the administration of the law. The enactment of legislation empowering the Governor to appoint the pilotage commissioners, as is the practice generally, and limiting their terms of office to a definite period, not to exceed four years, should help materially in preventing a recurrence of the abuses which have developed under the State's present system of pilotage administration.

### **Qualifications and Appointment of Pilots**

In sections 3615 to 3621 of the Code of 1919 will be found the various statutes which divest the public of all control over the personnel of the Virginia pilotage service. An examination of these statutes is explanatory of the factors which underlie the present monopolistic combine of the Norfolk pilots.

Under the law as it now exists an apprenticeship of five years, under a duly licensed Virginia pilot with a pilot's boat, is an indispensable prerequisite for an appointment as pilot. In other words, skill in navigating Norfolk harbor acquired in the operation of tug boats, coastwise vessels or other craft can never confer eligibility for appointment as pilot, although such experience may have greatly exceeded the period of service required for apprentices, and may have familiarized the applicant with every foot of the channel from the Virginia capes to Norfolk. Moreover there is no statutory regulation that there shall be any number of apprentices, nor is there any limitation placed upon the minimum or maximum number of pilots. Under these conditions the Pilots' Association possesses and exercises the power to determine absolutely both the number and the personnel of the pilots at the port of Norfolk.

In this connection the situation in Virginia is well described in the following excerpt from the report of the Department of Commerce, referred to above.

"The number of apprentices is largely within the control of the Pilots' Associations which are generally close corporations and in many cases family affairs."

## Protection of the Pilotage Service from Monopoly

In view of the monopolistic combine represented by the Virginia Pilots' Association, it is of interest to note that the States of Oregon, California, Rhode Island, and Connecticut refuse to allow the pilotage service to be made a private monopoly. In none of these States apparently are there any legislative or administrative regulations as to the apprenticeship of pilots. In Alabama only one year of apprenticeship is required for appointment as pilot. In the port of New Orleans an apprenticeship of only year is required for bar pilots and only six months for river pilots. At the port of New York an apprenticeship of five years is required for appointment as deputy pilot with an eighteen-foot branch, but there is no requirement that such apprentices shall be attached to the boats of the pilot association.

On Puget Sound the only statutory requirement as to experience and skill in the case of a pilot are (1) that he shall hold a pilot's license from the United States government for Puget Sound waters, and (2) that he shall have had at least one year's experience as pilot of overseas or coast vessels of at least 1,500 gross tons. It has not been found necessary at Puget Sound ports either to enforce a compulsory pilotage service or to fix the rates for pilotage. The recent report of the United States Bureau of Foreign and Domestic Commerce on pilotage in the United States shows that the pilotage charges in these waters are fixed by open competition between the pilots. The usual charge for bringing a ship from Port Townsend to Seattle, thirty-eight miles, is \$100.00 to \$150.00 for making the round trip. It is interesting to observe in this connection that the pilotage charge under the Virginia law for bringing a vessel, with an average draft of twenty feet, from the Virginia Capes to Norfolk, twenty-five miles, is \$200.00 for the round trip, or about sixty per cent greater than the Puget Sound rates, although the distance is thirty-three per cent less than the distance from Port Townsend to Seattle.

## Rates of Pilotage

Pilotage fees at Hampton Roads, notwithstanding the expenditure of millions of dollars by the Federal government in making navigation easier and safer at this port, have been increased more than thirteen per cent over the rates promulgated in 1881, and have apparently been fixed without any reference whatever to the advantage of Virginia harbors over such competitive ports as Baltimore, Philadelphia, New York and Boston. In view of the enormous earnings of the Virginia pilots it is apparent also that the present rates were fixed with but little regard to the value of the services which the pilots render to shipping. These factors are significant of the influence of a private combine in fixing rates for pilotage, as contrasted with the rates established by open competition, as on Puget Sound, or under municipal ownership, as at Los Angeles.

## RATES OF PILOTAGE AT PACIFIC COAST PORTS COMPARED WITH VIRGINIA RATES

A comparison of the pilotage charges at the various Pacific coast ports discloses the significant fact that the rates at Los Angeles, where the city operates the pilotage service, are only about one-half the rates at San Francisco and San Diego. This is especially noteworthy in view of the fact that rates at San Francisco were reduced about thirty-three per cent in 1915 in order to meet the competition of the ports on Puget Sound, where pilotage is optional and the rates are also low. Another effect of the competitive system has been to reduce Columbia river pilots' charges about forty per cent below the maximum allowed by law. Under the Oregon statute Columbia river pilots are allowed to charge \$2.50 per foot draft for bar pilotage and \$2.00 per foot draft for river pilotage, plus two cents per net registered ton. The rates actually charged are \$1.50 per foot draft for bar pilotage and \$1.00 per foot draft for river pilotage, plus one cent per net registered ton. For a vessel with a net tonnage of 3,000 tons and an average draft inward and outward of twenty feet the total pilotage for the round trip between the ocean and Astoria, Oregon, would amount on this basis, to \$120.00. For the round trip between the Virginia Capes and Norfolk the pilotage charges for a similar vessel would amount under the Virginia laws to \$200.00. Without attempting a further comparison between rates at Norfolk and on the Pacific coast, the above facts are significant as to what open competition among pilots can accomplish in relieving shipping of unnecessary pilotage charges.

## INCREASE IN VIRGINIA RATES OF PILOTAGE SINCE 1881

At the ports of Norfolk and Newport News pilotage charges for vessels drawing ten feet of water or over range from \$3.50 to \$5.00 per foot draft. As originally established in 1881, the rates on such vessels ranged from \$3.00 to \$4.50 per foot draft. The rates now in effect, therefore, represent an increase over the rates established in 1881 of fifty cents per foot draft, or more than thirteen per cent. For pilotage service in Virginia harbors commerce is now taxed at a higher rate, in other words, than the rate established when many of the present aids to navigation were unknown, and before the expenditures made by the Federal government had eliminated such obstacles as originally existed to easy and safe navigation of these harbors.

## COMPARISON OF RATES OF PILOTAGE AT NORFOLK, NEW YORK AND BOSTON

The effect in brief of pilotage charges as they now exist in Virginia is to deliver to the pilots the money value represented by the superior natural advantages of the State's seaport at Hampton Roads and which should be administered for the benefit of the public as a whole. For example, the pilotage charges on a vessel with a draft of sixteen feet amount at the ports of New York and Boston to approximately \$92.00 for the round trip. At the port of Norfolk the pilotage charges for the round trip for a similar vessel are \$144.00, an increase over the charges at New York and Boston



of nearly sixty per cent. An examination of the table below shows that pilotage charges in general are from thirty per cent to forty per cent higher at Norfolk than at New York and Boston. In view of the fact that the ports of Boston and New York have narrow channels and a more congested traffic with delays and dangers from ice and fog, this difference between pilotage rates at the three ports illustrates forcibly the extent to which commerce through Hampton Roads is unnecessarily taxed for the benefit of the Virginia pilots.

### BAR PILOTAGE, INWARD AND OUTWARD

*Ports of Norfolk, New York and Boston.\**

DRAFT OF VESSEL	PILOTAGE		
	Norfolk	†New York	Boston
10 feet.....	\$ 70 00	\$ 48 00	\$ 44 70
11 feet.....	77 00	52 80	49 94
12 feet.....	84 00	57 60	55 56
13 feet.....	104 00	62 40	64 35
14 feet.....	112 00	79 94	76 30
15 feet.....	120 00	85 65	84 00
16 feet.....	144 00	91 36	92 80
17 feet.....	153 00	97 07	106 25
18 feet.....	162 00	129 78	117 90
19 feet.....	171 00	136 99	133 00
20 feet.....	200 00	144 00	150 00
21 feet.....	210 00	177 00	162 75
22 feet.....	220 00	185 68	181 50
23 feet.....	230 00	194 12	207 00
24 feet.....	240 00	202 56	222 00
25 feet.....	250 00	211 00	250 00
26 feet.....	260 00	219 44	260 00
27 feet.....	270 00	227 88	270 00
28 feet.....	280 00	236 32	280 00
29 feet.....	290 00	244 76	290 00
30 feet.....	300 00	253 20	300 00
31 feet.....	310 00	261 64	310 00
32 feet.....	320 00	270 08	320 00
33 feet.....	330 00	278 52	330 00
34 feet.....	340 00	286 96	340 00
35 feet.....	350 00	295 40	350 00

\* United States Bureau of Foreign and Domestic Commerce, Special Agents Series No. 136—Pilotage in the United States.

† During the period from November 1st to April 1st a charge of \$4.00 is added to each pilotage charge at this port.

COMPARISON OF RATES OF PILOTAGE AT NORFOLK, BALTIMORE  
AND PHILADELPHIA

Further evidence of the extent to which the monetary advantages of the State's superior harbor facilities have been diverted to the enrichment of the Virginia pilots is afforded by a comparison of the pilotage charges at the ports of Norfolk, Baltimore and Philadelphia.

From the Virginia Capes to Norfolk the distance by water is only twenty-five miles. The distance from the Capes to Baltimore, on the other hand, is more than one hundred and fifty miles. In other words, vessels bound for Baltimore are under the guidance of a pilot six times the distance required in the case of vessels docking at Norfolk or Newport News. As contrasted with this immense difference in the proximity of these two ports to the channel entrance, it is significant to note that pilotage fees for vessels drawing nineteen feet or less are only about twelve per cent lower at Norfolk than at Baltimore. For vessels drawing twenty feet or more, the Virginia pilot collects exactly the same amount for piloting a vessel a distance of twenty-five miles between the Capes and Norfolk as is paid the Baltimore pilot for the distance of more than one hundred and fifty miles from the Capes to Baltimore.

This great disparity between the value of the services rendered by pilots at the two ports is more forcibly indicated by reducing the pilotage charges to a mileage basis. Thus the average rate of pilotage per mile for the round trip between the Capes and Norfolk of a vessel with a draft of twenty feet is \$4.00. For the round trip between the Capes and Baltimore, the average rate per mile for the same vessel is only sixty-seven cents. In other words, the Norfolk pilot receives almost six times as much as the Baltimore pilot for every mile covered in taking a vessel in and out of the harbor.

Similarly vessels en route to Philadelphia are taken in charge by a pilot at the Capes of Delaware, a distance of more than ninety miles below the city. As in the case of the Baltimore pilotage, the rates at Philadelphia are only about twelve per cent higher than the pilotage at Norfolk on vessels drawing nineteen feet or less, and are the same as the Norfolk rates on vessels whose draft exceeds nineteen feet. Reduced to a mileage basis, pilotage fees between the Virginia Capes and Norfolk are from three to four times the rates between the Delaware Capes and Philadelphia.

Presented in summary form the facts referred to above are as follows:

TOTAL PILOTAGE FEES AND AVERAGE RATE OF PILOTAGE PER MILE  
For Ports of Norfolk, Baltimore and Philadelphia.

DRAFT OF VESSEL	Distance Vessel Piloted Inward and Outward (Miles)			PILOTAGE FEES, INWARD AND OUTWARD				Average Rate Per Mile	
	Norfolk	Baltimore	Philadelphia	Total		Norfolk	Baltimore	Philadelphia	Philadelphia
				Norfolk	Baltimore				
10 feet.....	50	300	180	\$ 70 00	\$ 80 00	\$ 1 40	\$ 0 27	\$ 0 44	
11 feet.....	50	300	180	77 00	88 00	1 54	0 29	0 49	
12 feet.....	50	300	180	84 00	96 00	1 68	0 32	0 53	
13 feet.....	50	300	180	104 00	130 00	2 08	0 43	0 72	
14 feet.....	50	300	180	112 00	140 00	2 24	0 47	0 78	
15 feet.....	50	300	180	120 00	150 00	2 40	0 50	0 83	
16 feet.....	50	300	180	144 00	160 00	2 88	0 53	0 89	
17 feet.....	50	300	180	153 00	170 00	3 06	0 57	0 94	
18 feet.....	50	300	180	162 00	180 00	3 24	0 60	1 00	
19 feet.....	50	300	180	171 00	190 00	3 42	0 63	1 06	
20 feet.....	50	300	180	200 00	200 00	4 00	0 67	1 11	
21 feet.....	50	300	180	210 00	210 00	4 20	0 70	1 17	
22 feet.....	50	300	180	220 00	220 00	4 40	0 73	1 22	
23 feet.....	50	300	180	230 00	230 00	4 60	0 77	1 28	
24 feet.....	50	300	180	240 00	240 00	4 80	0 80	1 33	
25 feet.....	50	300	180	250 00	250 00	5 00	0 82	1 39	
26 feet.....	50	300	180	260 00	260 00	5 20	0 87	1 44	
27 feet.....	50	300	180	270 00	270 00	5 40	0 90	1 50	
28 feet.....	50	300	180	280 00	280 00	5 60	0 93	1 55	
29 feet.....	50	300	180	290 00	290 00	5 80	0 97	1 61	
30 feet.....	50	300	180	300 00	300 00	6 00	1 00	1 67	
31 feet.....	50	300	180	310 00	310 00	6 20	1 03	1 72	
32 feet.....	50	300	180	320 00	320 00	6 40	1 07	1 78	
33 feet.....	50	300	180	330 00	330 00	6 60	1 10	1 83	
34 feet.....	50	300	180	340 00	340 00	6 80	1 13	1 89	
35 feet.....	50	300	180	350 00	350 00	7 00	1 17	1 94	



COMPARISON OF RATES OF PILOTAGE AT NORFOLK AND  
VARIOUS ATLANTIC AND GULF COAST PORTS.

By reference to the following table it will be seen that pilotage rates at Norfolk are materially higher than the rates at either Portland, Me., Wilmington, N. C., New Jersey (Sandy Hook), Tampa, Jacksonville, or Galveston. At Portland, Me., for example, bar pilotage, inward and outward, on vessels drawing from ten feet to thirty feet, ranges from \$37.50 to \$112.50, as contrasted with a range of from \$70 to \$300 for vessels of the same draft at Norfolk. For New Jersey, Sandy Hook, pilotage the rates range from only \$48 to \$295.40 for vessels drawing from ten feet up to thirty-five feet. At Norfolk pilotage rates for vessels of this draft range from \$70 to \$350. At Jacksonville pilotage on vessels drawing from ten to twenty-seven feet ranges from \$55 to \$148.50 as against pilotage charges ranging from \$70 to \$270 at Norfolk.

## BAR PILOTAGE INWARD AND OUTWARD

*Norfolk and Various Atlantic and Gulf Coast Ports.\**

DRAFT OF VESSEL	PORT OF					
	Norfolk	Portland, Me.	Wilmington, N. C.	New Jersey Sandy Hook	Tampa	Jacksonville
10 feet.....	\$ 70 00	\$ 37 50	\$ 42 16	\$ 48 00	\$ 60 00	\$ 55 00
11 feet.....	77 00	41 25	51 10	52 80	66 00	60 50
12 feet.....	84 00	45 00	57 16	57 60	72 00	66 00
13 feet.....	104 00	48 75	63 68	62 40	78 00	71 50
14 feet.....	112 00	52 50	76 02	79 94	84 00	77 00
15 feet.....	120 00	56 25	90 16	85 65	90 00	82 50
16 feet.....	144 00	60 00	100 64	91 36	112 00	88 00
17 feet.....	153 00	63 75	114 68	97 07	119 00	93 50
18 feet.....	162 00	67 50	128 10	129 78	126 00	99 00
19 feet.....	171 00	71 25	143 44	136 99	133 00	104 50
20 feet.....	200 00	75 00	156 60	144 20	140 00	110 00
21 feet.....	210 00	78 75	175 00	177 24	147 00	115 00
22 feet.....	220 00	82 50	200 00	185 68	154 00	121 00
23 feet.....	230 00	86 25	228 12	194 12	161 00	126 50
24 feet.....	240 00	90 00	262 50	202 56	168 00	132 00
25 feet.....	250 00	93 75	287 00	211 00	175 00	137 50
26 feet.....	260 00	97 50	219 44	219 44	182 00	143 00
27 feet.....	270 00	101 25	(a)	227 88	(a)	148 50
28 feet.....	280 00	105 00	(a)	236 32	(a)	(a)
29 feet.....	290 00	108 75	(a)	244 76	(a)	(a)
30 feet.....	300 00	112 50	(a)	253 20	(a)	(a)
31 feet.....	310 00	(a)	(a)	261 64	(a)	(a)
32 feet.....	320 00	(a)	(a)	270 08	(a)	(a)
33 feet.....	330 00	(a)	(a)	278 52	(a)	(a)
34 feet.....	340 00	(a)	(a)	286 96	(a)	(a)
35 feet.....	350 00	(a)	(a)	295 40	(a)	(a)

\* United States Bureau of Foreign and Domestic Commerce, Special Agents Series No. 136—Pilotage in the United States.

(a) Data not available.

(b) Rates at Galveston vary not only with the draft of the vessel but also with the net tonnage. Rates here given apply to vessels with net register of 1500 tons or over.

In addition to the fees earned for pilotage between the Virginia Capes and Norfolk or Newport News, the statute permits certain extra charges to be made for any loss of time occasioned by the detention of the vessel in quarantine or by carrying the pilot to sea. The statute further provides for the payment of specified fees for the pilotage of vessels between Newport News and places on the James river, and for pilotage between Newport News and Norfolk, and from the Naval Anchorage to the Navy Yard.

The law further provides that any pilot who attends any vessel with his boat at the request of the master or owner shall have \$50.00 per day. These additional sources of revenue must be considered in any inquiry as to the reasonableness of the basic rates for pilotage now charged by Virginia pilots.

### Earnings of Virginia Pilots

Corroborative evidence of the exorbitant tax that Virginia pilots are levying on the commerce of Hampton Roads is afforded by their deliberate refusal to let the public know what their returns from the existing charges actually amount to in the course of a year. Some fragmentary information has been obtained as to their earnings, from secondary sources, but the pilots themselves have in effect denied that the public has any right to this information.

The results of one of the earlier efforts of the General Assembly in this connection are well described by the following quotation from the testimony of A. D. Batchelor, of Newport News, before the United States House of Representatives Committee on Merchant Marine and Fisheries, in 1908:

"Mr. Littlefield: Were you able to ascertain during the progress of all these hearings how much the pilots were receiving and dividing per capita?

"Mr. Batchelor: We were not. We were able to give our committee figures which showed that they had received last year at least \$208,000—thirty-four pilots. That did not include the foreign naval vessels participating in the Jamestown Exposition at Hampton Roads. We took the position before the committee that the pilots should be liberally paid, that after deducting the expense of maintaining their equipment, their pilot boat and a proper allowance for the deterioration of their property yearly, there should still be divided among them a fair compensation considering the character of service rendered; but we insisted that anything beyond that was a tax upon commerce which eventually comes out of the pockets of the owners of the cargo and not of the owner of the ship.

"Mr. O'Brien: Thank you.

"Mr. Batchelor: And that, therefore, it was a tax upon the many for the benefit of the few, and undemocratic. But we could not get them to say to the committee what they were receiving, though we propounded the question in pamphlets, and we propounded it in the



papers. We propounded it in the largest type we could find in the printing offices, "How much are you getting now gentlemen \* \* \*." We propounded that question in season and out of season, but we have never yet gotten them to say how much they are getting.

"Mr. Littlefield: So far as you were able to ascertain, it was something like \$6,000 per capita.

"Mr. Batchelor: Thirty-four pilots received last year \$208,600 that we know of, which is a little over \$6,000 per capita."

As contrasted with the figures quoted above, it is of interest to note that the Department of Commerce has estimated that the average yearly earnings of pilots in ordinary times, such as those existing prior to 1914, amounted to a minimum of about \$3,500. At the port of New Orleans, for example, an investigation by a State committee, in 1908, disclosed the fact that the annual earnings of the New Orleans bar pilots amounted to an average of \$3,300.

Taking the annual earnings of Virginia pilots during this earlier period at a minimum of \$6,000, therefore, it is apparent that their compensation under the conditions existing prior to 1914 was nearly double the average for pilots as a whole.

In view of the great increase in the commerce of Hampton Roads since 1914, the data set forth above have relatively little significance as to the earnings of Virginia pilots during the more recent period since the beginning of the war. Some idea of the returns to the pilots during this latter period is afforded by information given at the hearings before the Senate Finance Committee of the General Assembly, in 1920, on the proposed measure to increase the license tax of pilots.

During the course of the hearings before the Senate committee the admission was made by one of the Virginia pilots, under cross-examination, that his income in 1919 as reported for Federal income tax purposes, amounted to \$25,000. Another witness examined by the committee testified that the income tax report of a certain pilot showed that his income for the year 1919 arising from his membership in the Virginia Pilots' Association amounted to \$40,000. Up to the present time this statement, so far as can be ascertained, has never been contradicted by either the pilots or their attorneys, although it was given wide publicity both during the session of the General Assembly and subsequently. It is a legitimate inference, therefore, that the figures given are approximately correct.

#### EARNINGS OF VIRGINIA PILOTS AND OF CAPTAINS IN THE MERCHANT MARINE COMPARED

As to the relation which exists between the earnings of the Virginia pilots and their work and responsibility, it is of interest to refer to the compensation of officers of coastwise vessels which go in and out of Norfolk harbor. In conformity with the practice prevailing generally, coastwise shipping has been exempted in Virginia from compulsory pilotage. The captains of such vessels calling at Virginia ports have accordingly found it necessary to familiarize themselves not only with the Norfolk harbor

but with numerous other harbors along the coast where it may be necessary to take on or discharge cargoes or take on fuel. In addition, these officers have entire responsibility for the care and management of the vessel and crew and must exercise numerous other duties and responsibilities which are not required of a Virginia pilot.

As contrasted with the income of the Virginia pilots, which apparently ranged as high as \$40,000 in 1919, it is of interest to note that the compensation of these officers of coastwise vessels in 1919 ranged from a minimum of \$3,960 to a maximum of only \$4,950.\* According to the best information available, in other words, the members of the Virginia Pilots' Association are receiving from five to eight times the compensation of the highest paid officers of the American Merchant Marine for work inferior in every way in skill and responsibility.

### Pilotage Fees and Commerce

The imperative need for removing the handicap of oppressive pilotage charges from the commerce of Hampton Roads is forcibly indicated by the following comparison of the foreign commerce of the principal Atlantic, Pacific and Gulf coast ports. With an harbor unequalled in natural facilities by any other of the country's seaports, the foreign commerce of Hampton Roads during the last five years, expressed in terms of dollars, has amounted each year to an average of only \$187,171,335. This is less than one-half that of its nearest rival, the port of Galveston. It is materially less than one-half the foreign commerce of the customs districts of Maryland, San Francisco and Washington. It is only about one-third that of Massachusetts. It is less than one-third that of either New Orleans or Philadelphia, and is less than one-twentieth the value of the foreign commerce of the customs district of New York.

#### †FOREIGN COMMERCE (IMPORTS AND EXPORTS) OF THE PRINCIPAL CUSTOMS DISTRICTS OF THE UNITED STATES

*For the Five-Year Period—January 1, 1916, to December 31, 1920.*

CUSTOMS DISTRICT	FOREIGN COMMERCE (Imports and Exports)	
	Total	Yearly Average
New York.....	\$ 23,863,165,860	\$ 4,772,633,172
New Orleans.....	3,046,911,026	609,382,205
Philadelphia.....	2,970,891,720	594,178,344
Massachusetts.....	2,561,487,360	512,297,472
Washington.....	2,260,510,017	452,102,003
San Francisco.....	2,027,616,532	405,523,306
Maryland.....	1,925,142,936	385,028,587
Galveston.....	1,900,845,071	380,169,014
Virginia.....	935,856,674	187,171,335

\* Report of Director of Marine and Dock Industrial Division, United States Shipping Board, 1919.

† Compiled from Statistical Abstract, United States Department of Commerce.

## **Compulsory Accounting**

In the States of California, New York and Massachusetts, pilotage service is administered on the assumption that the public is entitled to full information as to the earnings of pilots. This principle finds expression in a legal requirement in each State that the pilots shall make periodical reports to the pilotage authorities of all fees collected by them and that the public shall have access to these records. The Boston pilots are required to render these accounts every three months. At San Francisco the reports of the pilots are filed monthly.

The statute covering this phase of pilotage administration in San Francisco is as follows:

"Every pilot of the harbor of San Francisco, Mare Island, Vallejo, and Benicia must once in each month, upon blanks to be furnished them by the board of pilot commissioners, render a verified account to the board of all moneys received by him, or by any other person for him, or on his account, and pay five per cent thereof to the board of pilot commissioners in full compensation for its official services, for the services of its secretary and treasurer, and all incidental expenses. Such account shall give the name of each vessel piloted and the master thereof, and of each vessel for which pilotage has been charged or collected, and the amount charged to or collected from each, and any rebates made and allowed and the amounts thereof, where the same is registered, the depth of its draft, its tonnage, whether inward or outward bound, and whether the amount so received, collected or charged is for full pilotage, or half pilotage, and the secretary shall record such account in full detail in a book prepared for that purpose, which book shall at all times be open to public inspection.\*

The enactment of legislation requiring the submission of periodic financial reports by Virginia pilots would mean that the Governor and the General Assembly would have at their command at all times complete financial data on which to base recommendations or legislation for the regulation of the pilotage service in accordance with public interest. Such legislation would also be in accord with the State's Budget procedure and would place the pilotage service on a footing with the departments of the State government in respect of the requirements for financial publicity and accountability enforced under the budget law.

## **Pilotage at Los Angeles**

As contrasted with annual earnings of from \$25,000 to \$40,000 reported for Virginia pilots in 1919, the maintenance of an efficient pilotage service at the port of Los Angeles, with unusually low rates, has involved the pay-

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\* Political Code of California, 1915, article 6, section 2460.



ment of annual salaries by the city, for pilots, of only \$2,500. At the same time the two pilots employed at this rate yielded the city of Los Angeles, in 1913, revenue of more than \$4,000 as contrasted with a total of only \$1,550 annually collected by the State of Virginia in recent years from thirty-one pilots. These facts are illuminating as to the possibilities for the more economical administration of the Virginia pilotage service through a system of State operation of this franchise.

Since May 1, 1911, pilotage at Los Angeles has been regulated by a municipal ordinance of the city of Los Angeles enacted upon the repeal by the legislature of a special act of March 18, 1889. The city employs two pilots who furnish their own boats and receive annual salaries of \$2,500. For the fiscal year 1913 the receipts from pilotage were \$9,238, leaving a balance for the city of Los Angeles, after deducting pilots' salaries, of more than \$4,000.

The report of the United States Bureau of Foreign and Domestic Commerce on Pilotage in the United States gives the following brief account of the services at Los Angeles:

"At Los Angeles pilotage inward or outward is charged for at the rate of \$1.00 per foot draft and one cent per net ton, except in the case of a vessel entering the port for the purpose of taking on water, fuel or other supplies, or to receive orders or to report, provided that such vessel shall not moor at any wharf. The charge for this class of vessel is only fifty cents per foot draft and one cent per net ton.

"All pilotage fees are paid to the board of harbor commissioners, a municipal body, the pilots being on a salary basis. Such an arrangement formerly existed at the Columbia river ports, six pilots being employed at a salary of \$200 per month by the port of Portland commission.

"It is interesting to note that the pilotage service at Los Angeles nets the city a large revenue annually, although the rates of pilotage are exceptionally low and all vessels in the coastwise trade, even those under register, are exempt from pilotage. It should be noted, moreover, that the number of foreign vessels entering and clearing at the port of Los Angeles is comparatively low. The cost of the Los Angeles service is kept at a low level because only two pilots are employed, these men receiving salaries of \$2,500 per year, out of which they maintain their own pilot boats.

"Each pilot is required to furnish and maintain at his own cost a suitable pilot boat, which boat he must keep for his exclusive use and which shall be of such description and condition as may be prescribed by the board of pilot commissioners.

"The financial statement of the Los Angeles board of harbor commissioners for the fiscal year ending January 30, 1913, shows that the receipts from the pilotage fees amounted to \$9,238.49, while the only expenditures were the salaries paid the two pilots, namely \$5,000."

In 1913 the foreign trade of the port of Los Angeles, expressed in terms of dollars, amounted in round numbers to \$2,950,000. During the calendar year 1919 the foreign trade of the Virginia customs district, expressed in terms of dollars, amounted in round numbers of \$176,000,000. The foreign trade of the southern California district during the same period was about \$31,035,000. It is interesting to note, therefore, that the pilotage service at Norfolk earned the State in 1919 a revenue of only \$1,550, while the return to the city of Los Angeles, on foreign commerce of less than \$3,000,000 in 1913, was \$4,239. At the same ratio of revenue to the value of foreign commerce as existed at Los Angeles in 1913, and at the Los Angeles rates, the pilotage service at Norfolk would have earned the State of Virginia, in 1919, revenue of more than \$250,000. On the basis of the Virginia rates, which are nearly double those of Los Angeles, the return to the State of Virginia would have been greatly in excess of this amount.

### Pilotage Expenses

By contrast with the enormous revenues collected by the Virginia pilots from pilotage, the necessary expenses involved in maintaining an efficient pilotage service at Hampton Roads, are not of great magnitude.

Considered from any angle an annual salary of \$3,000 represents a liberal standard of compensation for a Virginia pilot, whose duties and responsibilities are obviously less exacting than those of a first officer in the American Merchant Marine. The rates of pay of these officers in 1920, it may be noted, ranged from a minimum of \$2,595 to a maximum of only \$2,895.\* Allowing the liberal rate of \$3,000, therefore, the annual salaries of Virginia pilots, considered collectively, should not in the aggregate exceed \$90,000. To maintain in commission the necessary pilotage equipment, including depreciation and all other expenses, should not at the outside cost more than \$75,000 per year. To this may be added the cost of the pilot's office, which may be liberally estimated at \$5,000 per year. Including salaries and expenses, therefore, the annual cost of maintaining the necessary pilotage service for Virginia harbors should not amount to more than \$175,000. As contrasted with this figure, the Virginia pilots are apparently dividing among themselves approximately \$1,000,000 annually, or about \$825,000 in excess of the reasonable value of their services and legitimate expenses. This is approximately the amount of the annual interest on the State debt or the State's annual appropriation for pensions for Confederate veterans, or the total appropriation for the year 1921-1922 for the State's four

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\* Report of Director of Marine and Dock Industrial Division, United States Shipping Board, 1919.

colleges and the University of Virginia, and more than half the annual appropriation from the general funds of the State treasury for the public free schools of the State. With the addition of this enormous sum to the State's revenues, the annual appropriation for pensions or for higher education could be practically doubled, in other words, or the appropriation from the general funds for the public free schools of the State could be increased nearly sixty per cent without adding one cent to the taxes now assessed against the people of the Commonwealth.

The above facts are suggestive of the economies which can be effected in the pilotage service in Virginia by subordinating private interests to the interests of the public.

### Recommendations

The comparative analysis which has been made of pilotage administration in Virginia and other States indicates the legislation needed to break up the combine of the Virginia pilots and destroy their grip upon the commerce of Hampton Roads. Under proper administration of the pilotage service, shipping in Virginia harbors would be relieved of the burden of oppressive pilotage charges and the funds collected by the pilots, in excess of the reasonable value of their services and their necessary expenses, would be paid into the State treasury for the benefit of the public schools.

In view of the exorbitant rates now collected by Virginia pilots, it is apparent that a wide margin exists both for a reduction in pilotage rates and an increase in the license tax of pilots. That both results are possible is indicated by the relatively high returns to the city of Los Angeles under the low scale of pilotage fees established at this port. It is not recommended that the Los Angeles system be introduced at Hampton Roads, but there can be no controversy as to the imperative need for changes in the existing system, the most essential of which are as follows:

1. An amendment providing for the appointment of pilot commissioners by the Governor and limiting their terms of office to three years.
2. An amendment regulating the number and method of selection of pilots' apprentices.
3. An amendment reducing pilotage fees and providing that all funds collected by the pilots in excess of a reasonable compensation for their labor and their necessary expenses be paid into the State treasury for the benefit of the elementary public schools.
4. An amendment requiring pilots to render monthly statements of their earnings to the Board of Pilot Commissioners, and giving the public access to these records.

The adoption of the amendments suggested above will make it impossible for an organized group of self-appointed pilots further to exploit shipping in Virginia harbors and will insure that public and not private interests shall govern the administration of the State's pilotage service. It



will also terminate the existing situation under which the pilots have defied every effort which has been made to obtain definite information as to their earnings and will place at the command of the Governor and the General Assembly financial data which will be invaluable as a basis for the further regulation of the pilotage service as public interest requires. In view of the inordinate profits which the pilots are reaping from the existing rates, it is evident that a radical revision of the existing scale of pilotage fees and licenses can be made without prejudice in any way to the maintenance of an efficient pilotage service at Hampton Roads.

WESTMORELAND DAVIS,

*Governor of Virginia.*







HOUSE DOCUMENT No. 8.

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**Report of the Director of the Extension  
Division Concerning Co-Operative  
Extension Work in Agriculture  
and Home Economics for the  
Year Ending June 30, 1921**

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VIRGINIA POLYTECHNIC INSTITUTE  
(STATE AGRICULTURAL AND MECHANICAL COLLEGE)

OFFICE OF THE PRESIDENT.

BLACKSBURG, VA., *December 10, 1921.*

HON. WESTMORELAND DAVIS,  
*Governor of Virginia,  
Richmond, Virginia.*

DEAR GOVERNOR DAVIS:

I have the honor to submit herewith the report of the Extension Division for the year ending June 30, 1921. In accordance with section 5 of the Smith-Lever act, a copy of this report must be submitted to you before January 1st.

Knowing your great interest in this work, I trust you will have an opportunity to read this report, and that you will find it of interest.

Very truly yours,

JULIAN A. BURRUSS,  
*President.*

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**Report of Extension Division of Virginia**

*July 1, 1920, to June 30, 1921.*

JOHN R. HUTCHESON, *Director.*

In many respects the fiscal year 1920-21 has been one of the most difficult years in the history of extension work in Virginia. This has been occasioned by the fact that in the general deflation following the war the farmers were harder hit than any other class of people. The truth of this statement is readily seen when a study of the index figures for all commodities is made.

In June, 1921, the index number of wholesale prices for *all commodities* was 151. Compared with a five-year average before the war as 100, the purchasing power of some *farm products* at prices paid to farmers in June, 1921, was as follows: Corn 61, oats 60, wheat 93, beans 81, cotton 51, hay 68, cabbage 111, potatoes 64, peanuts 48, apples 91, eggs 77, beef cattle 69, lambs 79, hogs 67, and horses 45. In other words, during the first six months of this year as compared with 1913 the purchasing power of the farmer's dollar stood at about 70 per cent. Practically nothing that the farmer sold could be exchanged for the usual quantity of things which he had to buy.

#### MARKETING WORK.

When the crops were harvested and the markets opened up in 1920 the farmers of Virginia quickly realized the conditions described above and came to the Extension Division for help. They stated that the Extension Division had taught them to produce much more than they could market at a profit. This, of course, was not entirely true, but it indicated very clearly that if the Extension Division of Virginia was to meet successfully the problems presented to it by the farmers of the State it had to give considerably more attention to the question of marketing than in the past. Realizing this, the Director of Extension, together with the administrative officers and specialists, gave considerable attention to the study of successful marketing organizations. The constitutions and by-laws, marketing contracts, etc., of every so-called successful farmers' co-operative marketing organization in the United States was studied in detail. This information was assembled and given to the farmers of the State through the county agents, specialists and administrative officers.

As a result of these conditions and this work, more progress has been made in Virginia during the last year towards the establishment of successful co-operative marketing organizations than ever before in the history of the State. The peanut growers of Virginia and North Carolina have formed a co-operative exchange for the marketing of peanuts, with 5,000 growers signed up to market all of their peanuts through the exchange for a period of seven years. This organization has employed one of the best peanut marketing men in the State as manager and is now ready to do business.

The tobacco growers of Virginia, North Carolina and South Carolina have agreed to market 50 per cent of the tobacco grown in the three States through a central marketing organization. About 18,000 Virginia tobacco growers, or practically 75 per cent, have signed the contract to market all of their tobacco through this association for a period of five years. This organization will not be completed until December, 1921.

The tobacco growers of the sun-cured belt secured such a small price for their tobacco when the market opened in 1920 that they decided to form a small temporary pool. Over a million pounds of tobacco was held in this pool for a period of ten months. This tobacco was recently sold at a profit of about \$6.00 per hundred above the price paid to farmers who did not pool their tobacco in this territory.

The cabbage and potato growers of Southwest Virginia have been assisted in forming a co-operative exchange for handling these crops. This exchange has been very successful, having handled this year about half of the cabbage and potatoes grown in Smyth and Wythe counties at a considerable saving.

The Virginia fruit growers were making plans to form a large commodity marketing organization along the lines mentioned above, but postponed this action on account of losing practically the whole 1921 crop from a heavy frost early in the year. However, a number of small fruit organizations have been formed for the purpose of studying better methods of production, standardization and marketing.

The dairymen of Northern Virginia have joined with the dairymen of Maryland in forming an organization for the better marketing of their products. This is a comparatively large organization and has made good progress up to the present time. Smaller dairy organizations have been formed in the territory surrounding the larger cities.

The live stock growers have also given considerable study to the question of marketing and are now tackling the problem through co-operative shipping associations. The county agents, together with the State Division of Markets, have organized a number of successful co-operative shipping associations in this State during the past year. This work is growing rapidly.

It can be seen from the report of the progress made in marketing during the past year that Virginia farmers are thoroughly alive to the necessity of bettering their condition through organization. There are more organized farmers in Virginia at present than ever before in the history of the State, and the best thing about these organizations is that they all have a definite purpose and are founded on safe and sane lines. The part played by the Extension Division has been to take to the farmers the latest and best information in regard to successful organizations for marketing. An effort has been made in all cases to make the farmers understand that there is no such thing as setting *arbitrary prices* on farm commodities, but there is such a thing as more orderly and efficient marketing. Most of our farmers now realize this fact and the further highly important fact that trained business management should be employed to conduct the business of the marketing organizations. That the work done by the Extension Division in helping the farmers with their marketing problems has been appreciated is evidenced by the fact that Virginia is one of the few States which has increased the number of county agents in the past year. Instead of hard times cutting down the amount of extension work it has practically doubled it in this State. At the present time we have five more county agents than a year ago and several additional specialists, but in spite of this increase in the number of workers we cannot keep up with the demands from the farmers.

### ECONOMIC PRODUCTION.

But while much attention has been given to the question of marketing during the past year, better methods of production have not been overlooked. We try always to keep before the farmers of this State the fact that economic production is the first step in successful marketing. How well this has been done is indicated by the increase in yields which has been made in the principal crops of this State during the past few years. Extension work, under the Smith-Lever act, was started in Virginia in 1914, when the farm demonstration work was taken over by the State and Federal governments and connected up



with the State Agricultural College. In order to find out whether extension work has had any real effect on crop yields, a comparison was recently made of the average yields as given by the Bureau of Crop Estimates for the period of 1910 to 1914 and the period of 1915 to 1920. In addition to the comparison of the two periods, a comparison was also made with the yields of a number of our sister States to the South. The results of these comparisons are given in the table below.

	Corn		Oats		Irish Potatoes		Sweet Potatoes		Hay	
	1910-14	1915-20	1910-14	1915-20	1910-14	1915-20	1910-14	1915-20	1910-14	1915-20
Virginia .....	24	28	20.2	23.2	77.8	108.5	96	116.8	1	1.53
North Carolina .....	19	20.5	18.2	18.7	70.8	89.7	94.2	102	1.26	1.39
South Carolina .....	18.5	17.2	21.3	20.2	78	89.6	91.4	96	1.16	1.10
Georgia .....	15.2	15.2	20.5	19.3	76.6	70.5	85.2	89.1	1.37	1.14
Alabama .....	17.5	15	20.1	18.2	80.4	78.1	94	90.1	1.35	1.01
Mississippi .....	19.5	17	19.6	18.6	83	80.8	92.8	94.5	1.43	1.46

A study of this table will show that Virginia has made a greater increase in the yields per acre in the crops mentioned than any of the other States with which it was compared. There has been an increase in Virginia of 4 bushels of corn per acre, 3 bushels of oats, 30.7 bushels of Irish potatoes, 20.8 bushels of sweet potatoes, and one-third of a ton of hay. These are indeed wonderful increases when it is considered that they are not just the increases for one year, which may be due to seasonal conditions, but are average increases over a period of years.

Of course, it is not claimed that extension work is responsible for all of these increases, but it is claimed that county agents and other representatives of the Agricultural College have done a great deal of extension work in all these crops. It is indeed gratifying to see the increases which have taken place since this work was started.

#### ADMINISTRATION.

There were practically no changes in the plan of organization for the administration of extension work from July 1, 1920, to June 30, 1921. The change made last year whereby the Director of Extension Work was instructed to report directly to the dean of the college of agriculture instead of to the president has been giving entire satisfaction. It has brought about a closer relationship between the work of the college, the Experiment Station and the Extension Division. The meetings of representatives of these three departments have also been of much help in bringing about a better understanding of the work of the different departments. In fact, the co-operation between the departments is better now than ever before in the history of the Extension Division. All forces at the college are working in perfect harmony with each other and with the farm organizations in Virginia for a greater development of Virginia's agriculture.

There have been no changes in the duties and relationships of the principal officers of the Extension Division. The Director has associated with him an

assistant director in charge of farm demonstration work and a State agent in charge of home demonstration work. Associated with the assistant director and State agent are district agents of men's and women's work. These district agents have direct supervision of the county agents. They are responsible not only for the adult work in their territory, but also for the boys' and girls' club work. The State agent in charge of boys' club work has no administrative authority and reports directly to the assistant director in charge of farm demonstration work. The State agent in charge of girls' club work has no administrative authority and reports directly to the State agent of home demonstration work.

There are field specialists in agronomy, animal husbandry, agricultural engineering, dairy husbandry, plant pathology, poultry husbandry, horticulture, vegetable gardening, etc. These specialists are under the direct supervision of the Director of Extension Work. They work with and through the county agents and help carry to the farmers the latest information in their respective lines. They have no administrative authority. For subject matter they are responsible to the subject matter heads of their respective departments in the Agricultural College.

The arrangement described above is working splendidly at the present time and we see no reason for change as long as this condition continues.

#### CHANGES IN RELATIONSHIPS.

There have been no special changes in relationships to other parts of the institution or to other agricultural agencies during the year. However, a special effort has been made to carry out the agricultural policy worked out last year. Regular quarterly meetings of the college agricultural workers have been held and special efforts have been made from time to time to bring about a closer relationship with the various State departments, such as the Department of Agriculture, the Department of Public Instruction, the Farm Bureau, the Farmers' Union, the breed associations, seed associations, dairy-men's associations, etc. A special rural life conference was called in Richmond in the spring of 1921 to which all co-operative agricultural and educational agencies in Virginia were invited. The representatives of the farm organizations present unanimously passed a resolution asking the Extension Division of the Agricultural College to take the leadership in all movements for the betterment of agricultural conditions in Virginia. This shows that there is the right kind of relationship between the farm organizations of the State and the Extension Division, and that the farm organizations appreciate the efforts which the Extension Division has made to serve them. We believe that this action is a direct result of the agricultural policy outlined during the past year.

#### SOURCES OF EXTENSION REVENUE.

The Extension Division of Virginia is financed by appropriations made: (1) Directly to the United States Department of Agriculture and Farmers' Co-Operative Demonstration Work; (2) appropriations for co-operative extension work in accordance with the terms of the Federal Smith-Lever act; (3) appropriations for co-operative extension work in accordance with the terms

of the Federal extension act; (4) appropriations and contributions by counties and cities; (5) appropriations by farmers' associations, boards of trade, chambers of commerce, etc.

The total revenues appropriated for agricultural extension work in Virginia for the year 1920-21 were as follows:

Farmers' co-operative demonstration work.....	\$ 32,000 00
Federal Smith-Lever .....	109,571 81
State Smith-Lever .....	99,571 81
Federal extension fund .....	48,179 91
State extension fund .....	48,179 91
Other bureaus .....	1,300 00
Local appropriations from counties, etc. ....	66,614 03
Total .....	<u>\$405,417 47</u>

The amounts shown above are the amounts budgeted for the year 1920-21. A number of changes were made throughout the year in the county appropriations and appropriations from other sources. We received more money from the counties than was budgeted. Slight changes were also made, at the request of the States relations service, in the appropriation from the farmers' co-operative demonstration fund. A complete financial statement showing all expenditures has been prepared and submitted to the president of the Virginia Agricultural and Mechanical College and Polytechnic Institute and to the chief of the States relations service of the United States Department of Agriculture. All information as to detailed expenditures for the year can be gotten from this report.

It can be seen from the above figures that the Virginia Extension Division is not yet receiving total appropriations equalling the appropriations received in 1918-19, when, with the emergency money, the total appropriations for Virginia amounted to \$438,781.94. However, the Virginia Extension Division has stood the period of readjustment well and its finances are in good shape.

There has been no recent State legislation affecting expenditures and no new laws and rules relating to appropriations.

The changes in personnel will be set forth in the reports of the various projects.

#### METHODS FOR INCREASING THE EFFICIENCY.

The chief method used to increase efficiency of extension work during the past year has been to have every extension worker have a definite plan of work based on the needs of the people whom he is trying to serve.

The county agents have drawn up their plans of work with the assistance of local farmers and their district agents. The specialists have drawn up their plans of work after consulting with the county agents and with the assistance of the heads of the subject matter departments of the college.

The quarterly meetings of the agricultural workers mentioned above have done much to increase efficiency along all lines. For instance, at the last quarterly meeting representatives of the Farmers' Union, the Farm Bureau and the Tobacco Association presented to the workers of the Agricultural College ways by which they thought the college, the Experiment Station and



the Extension Division could be of greater service to each of their organizations. The suggestions made will be followed out as far as possible during the present year.

In each project where more than one specialist is employed the ranking specialist is made head of the department and is held responsible for the work in that project. The head of the department, with the assistance of his co-workers, draws up a definite plan of work which he submits to the Director at the beginning of each year. At the end of the year a detailed report is made showing the work accomplished under the project. Copies of specialists' reports are submitted herewith.

## **Publications**

### **PROJECT No. 2.**

There is a distinct department of publications maintained by the Extension Division, the purpose of which is to furnish to the people of Virginia information in regard to what extension work has done, what it is doing and what it is prepared to do. It is the function of the information service to tell farmers, farm women and boys and girls of the State, through the medium of the printed word, what are the latest and best things in farming and home keeping.

This information service is carried on through the daily and weekly papers of the State, through certain magazines circulated in Virginia, such as the *Southern Planter*, *Journal of Education*, *Progressive Farmer*, etc., and through the regular publications of the Extension Division, such as the *Agricultural Club Letter*, the *Extension Division News*, *Extracts from County Agents' Reports*, bulletins and circulars. Practically all of the daily newspapers in Virginia, and at least one paper in each county (where there is a paper) co-operate by giving space to matters sent out from the central office. The plan is followed of furnishing the papers in every section with the kind of copy that is particularly suited to the needs of that section. During the year covered by this report an average of four articles per month have been furnished the daily papers, and an average of three articles per month the county papers.

*The Extension Division News* is a four-page, sixteen-column newspaper issued each month for the farmers, farm women, bankers, ministers, public school superintendents, State officials, and all others in Virginia who are interested in the betterment of conditions on farms and in the homes of the State. It contains practical suggestions for and results of work done along the various lines that are being developed in the home office and field. It is mailed free of charge to anyone who asks for it and the papers of the State are invited to use the material in its columns. The circulation of the *Extension Division News* has grown from 10,000 to 27,000 during the last year and new requests are coming in daily. The mailing list for all extension publications is kept up to date, and whenever a copy is returned because of inability of the post-office to deliver same an effort is made to find the correct address, and if this is not possible, the name is removed from the list.

*The Agricultural Club Letter* is a four-page, sixteen-column paper issued

monthly by the Department of Publicity, containing matter of special interest to club members. This material is furnished by State leaders and specialists in club work. Considerable material is furnished by the club members themselves. About 12,000 copies of the Club Letter are sent out each month.

All field reports from agents, both white and colored, are gone over carefully by the editor for items of particular interest. At the end of each month, the best of these extracts are compiled and mimeographed for distribution to the agents, specialists, newspapers, county officers, etc. In this way the agents are able to keep in touch with one another.

### BULLETINS AND CIRCULARS.

Bulletins and circulars are published from time to time to furnish special information and meet special demands. A general mailing list is maintained in the office carrying about 27,000 names. A few of the bulletins and circulars are sent to this whole list, but individual mailing lists of farmers interested in different subjects are kept and the bulletins relating to these special subjects, such as agronomy, dairying, etc., are sent to these special lists. It is believed that this means greater efficiency and less waste of paper, labor, etc.

Appended hereto is a list of bulletins and circulars issued from July 1, 1920, to June 30, 1921:

### BULLETINS.

TITLE	Number	Author
53. Twenty Lessons on Corn Production.....	15,000	Hodgson
54. Ten Lessons on Peanut Production.....	5,000	Hodgson
38. Pruning Fruit Trees.....	10,000	Marshall
55. Ten Lessons on Soybeans.....	10,000	Hodgson
11. Reprint Community Bull Association.....	1,000	Hutcheson
39. Red Cedar Trees and Cedar Rust.....	10,000	Marshall and Fromme
56. First Year Programs Home Demonstration Clubs.....	2,000	Townley
57. Second Year Programs Home Demonstration Clubs.....	2,000	Townley
58. Third Year Programs Home Demonstration Clubs.....	2,000	Townley
59. Twenty Lessons on Baby Beef Production.....	5,000	Keen
60. Twenty Lessons on Irish and Sweet Potato Production.....	5,000	Marshall, Magill and Woolsey
61. Live Stock Judging for Virginia Club Members.....	5,000	R. E. Hunt
62. The Production of Bright Tobacco.....	5,000	J. C. Hart
63. Agricultural Index for Farmers.....	2,000	F. C. Baldwin
64. Rodent Control in the Orchard and Treatment of Injured Trees.....	2,000	G. S. Ralston
65. Selecting Jersey Sires for High Yearly Production.....	2,000	R. E. Hunt
66. Who's Who in the Holstein-Friesian World.....	2,000	C. Woolsey
67. Bush Fruit Culture.....	2,000	G. S. Ralston
68. Orchard and Garden Insects and Diseases and Their Control.....	2,000	Hunt and Turner
69. Great Sires of the Guernsey Breed.....	2,000	F. A. Buchanan
70. Twenty Lessons on the Feeding and Management of Young Dairy Stock.....	5,000	
71. Pure Bred Live Stock in Virginia.....	5,000	

## CIRCULARS.

TITLE		Number	Author
E 39 (reprint)	Field Crop Record Book.....	2,500	Burr
E 136	Farmers' Account Book.....	2,000	Hart
E 137	Wild Fire and Angular Spot.....	3,000	Fromme
E 138	Control Measures for Wild Fire and Angular Spot of Tobacco.....	1,000	Fromme
E 134 (reprint)	Diary Questionnaire.....	5,000	Buchanan
E 13 (reprint)	Record Cards.....	500	Moore
E 73 (revised)	Boys' and Girls' Agri. and H. E. Club Mem. Record Sheet.....	5,000	Burr
E 130 (revised)	Requirements for Garden Club.....	3,000	Hughes
E 81 (revised)	Canning Club Requirements for 1st Year.....	3,000	Hughes
E 82 (revised)	Canning Club Requirements for 2nd Year.....	2,500	Hughes
E 83 (revised)	Canning Club Requirements for 3rd Year.....	1,000	Hughes
E 84 (revised)	Canning Club Requirements for 4th Year.....	1,000	Hughes
E 95 (revised)	Poultry Club Requirements Card.....	6,000	Treacle
E 72 (revised)	Enrollment Cards.....	25,000	Burr
E 114 (revised)	Livestock Record Book.....	5,000	Burr
E 39 (revised)	Crop Record Book.....	5,000	Burr
E 28	Weekly Field Reports.....	1,000	Thacker
E 60	Expense Account Forms.....	2,000	Thacker
E 139	Girls' and Boys' Poultry Record Book.....	5,000	Treacle
E 128 (revised)	What a Girl or Boy Must Do In Carrying Out 3rd Year Poultry Club Project.....		Treacle
E 129 (revised)	4th Year Poultry Club Project.....		Treacle
E 127 (revised)	2nd Year Poultry Club Project.....		Treacle
E 90 (revised)	Requirements Card Fattening Pig Club Project.....		Burr
E 92	Requirement Cards Soybeans.....		Burr
E 93	Requirement Cards Peanut Club.....		Burr
E 101 (revised)	Requirement Cards Baby Beef Club.....		Burr
E 140	Questionnaire re Breeders' Directory.....	4,000	Keen
E 141	Outline for a Composition on Poultry Management.....	6,000	Treacle
E 132	Garden Club Record Book.....	1,000	Hughes
E 91	Requirement Card Breeding Pig Club.....	3,000	Burr
E 140	Questionnaire re Breeders' Directory.....	5,000	Keen
E 132	Garden Club Record Book.....		Hughes
E 135	White Bread Score Card.....	1,000	Hughes
E 142	Weekly Report of Bread Club Members.....	5,000	Hughes
E 123 (revised)	Salary Vouchers.....	2,000	Thacker
	Revision of one sheet of Secretary's Minute Books..	1,000	Montgomery
E 143	Bee Club Record No. 1.....	500	Davis
E 144	Bee Club Record No. 2.....	500	Davis
E 142	Weekly Report of Bread Club Members.....	4,000	Hughes
E 147	Score Cards for Biscuits.....	2,000	Hughes
E 146	Score Cards for Canned Fruits and Vegetables.....	1,000	Hughes
E 35	Time Cards.....	300	Thacker
E 145	Virginia Boys' and Girls' Guide and Song Book for Club Members.....	10,000	Club Agents

## PROJECTS.

The various lines of work carried on by the Extension Division are conducted under definite project agreements. These projects outline just what problems are to be attacked, who is to carry on the work, and the method of procedure to be followed. In order to give a definite idea of the work accomplished during the year 1920-21 by the Extension Division, a list of the projects carried on is given below followed by a brief account of what has been accomplished in each project.

- 1-A Administration.
- 1-B College men's travel.
- 2 Printing.
- 3 County farm demonstration agents.
- 4 County home demonstration agents.
- 5 Cheese making.



6	Animal husbandry.
7	Horticulture.
8	Dairying.
9	Marketing and farm economics.
10	Agricultural engineering.
11	Negro women.
12	Negro men.
13	Bee culture.
14	Boys' club work.
16	Agronomy.
17	Plant pathology.
19	Poultry husbandry.

The work in marketing and farm economics and the bee work were both added during the year at the insistent demands of the farmers of the State. The specialists under these projects are being paid entirely from State funds.

## Administration

### PROJECT 1-A.

The object of the administration project is the co-ordination and administration of extension work in agriculture and home economics provided for in the general memorandum of understanding dated June 30, 1914, between the Agricultural and Mechanical College and Polytechnic Institute and the United States Department of Agriculture, and co-operating with such other State and local institutions as may arrange for work under this project. The Director of Extension is the leader of this project and has associated with him such assistants, clerks, stenographers, etc., as are necessary to carry on the work. During the year 1920-21 the following people were employed under the administration project:

John R. Hutcheson, director.  
E. R. Price, editor.  
Charles I. Wade, treasurer.  
Pemberton Thacker, accountant.  
Minnie Davidson, secretary to director.  
J. H. Taft, assistant treasurer.  
J. S. Schaeffer, supply clerk.  
Mrs. Anna Faulkner, file clerk.  
Elizabeth Sprinkle, stenographer.  
Ruth Puckett, stenographer.  
Carrie Schaeffer, mail clerk.  
Mary Reynolds, clerk.  
Estelle Kinzer, clerk.  
Mary Gray, stenographer.  
Annie Schaeffer, stenographer.  
Leon Price, janitor.

The clerical force in the central office was considerably reduced last year, but during the present year it has been necessary to put on some additional employees to take care of the work. All letters, bulletins, circulars and circular letters sent out to county agents are handled from the main office. In addition, about 10,000 copies of the Club Letter and 30,000 copies of the Extension Division News are mailed out monthly.

For ease and convenience in budgeting the funds many other expenses than those necessary to directing and co-ordinating the various lines of work are included under the head of administration. Such items as the salary and travel of the Director, salary of the editor, treasurer, accountant, special stenographers, clerks, etc., are all budgeted under this project. To this project is also charged such expenses as the purchase of books, subscriptions to magazines, repairs of buildings, charges for heat, light, drayage, telephone and telegraph.

### **College Men's Travel**

#### **PROJECT 1-B.**

A small sum is budgeted each year under this project to pay the traveling expenses of certain employees of the college on field trips for the Extension Division. On account of the limited number of specialists employed by the Extension Division of Virginia, it often happens that there are more calls from the field than can be filled. Under the arrangement worked out under this project, the Extension Division calls on heads of departments of the College and Experiment Station for help in meeting these demands. The employees of the College and Experiment Station are very willing to make these field trips if the Extension Division will pay the travel expenses. Quite a number of trips were made during the past year by employees of the college in the departments of agronomy, animal husbandry, dairying, plant pathology, entomology, etc. This arrangement works to the mutual advantage of the College and Extension Division.

### **Printing and Publications**

#### **PROJECT 2.**

Funds are provided under this project for the printing and sending out of all bulletins and for the publication of the Extension Division News and the Agricultural Club Letter. Full details as to the organization of the project, problems attacked and results obtained have already been given in this report under the head of publications.

### **County Farm Demonstration Agents**

#### **PROJECT 3.**

Virginia is one of the few States which did not lose a number of counties in farm demonstration work during the past year. A recent report from the States relations service shows that instead of a loss Virginia had an actual increase of five counties during the year. This is very gratifying, and would indicate that Virginia county agents are, in a large measure, meeting the demands of the farmers of the State. It is true that deflation was not quite so great last year in Virginia as in some of the other Southern States, but there has been a great loss to farmers in most every section of the State and they are trying to cut down expenses in every way possible. The county

agent's office is one of the few that is not required by law, and it is perfectly natural that in an effort to cut down taxes the work should, in some cases, be abolished. However, in spite of the era of hard times, only three counties dropped out during the year, these being Scott, Halifax and Prince Edward. The farmers in Halifax and Prince Edward, however, have recently raised sufficient appropriations to continue the work in these counties. Virginia would undoubtedly have lost a much larger number of counties had it not been for the marketing work done by the county agents. The agents were especially active in the tobacco, peanut, truck and dairy organizations.

#### PERSONNEL.

A complete list of the employees under this project is given below. The agents who resigned during the year have a star placed before their names:

W. P. Moore.....Assistant director.....Blacksburg, Va.

#### DISTRICT AGENTS.

J. G. Bruce.....District agent.....Lynchburg, Va.  
 F. S. Farrar.....District agent.....Jetersville, Va.  
 J. H. Quisenberry.....District agent.....Fredericks Hall, Va..  
 W. C. Shackelford.....District agent.....Proffit, Va.  
 Anna B. Burton.....Secretary .....Blacksburg, Va.

#### COUNTY AGENTS.

\*L. V. Amburgey.....County agent.....Page county.  
 P. S. Blandford.....County agent.....Nansemond county.  
 E. T. Bondurant.....County agent.....Prince Edward county.  
 F. V. Breeden.....County agent.....Orange county.  
 W. L. Browning.....County agent.....Prince William county.  
 T. D. Burfoot.....County agent.....Chesterfield county.  
 W. H. Byrne.....County agent.....Appomattox county.  
 O. M. Cockes.....County agent.....Surry county.  
 Lee M. Cole, Jr. ....County agent.....Smyth county.  
 S. L. Cole.....County agent.....Patrick county.  
 J. T. Collins.....Assistant county agent.....Augusta county.  
 \*O. W. Collins.....County agent.....Bedford county.  
 Omar C. Cox.....County agent.....Carroll county.  
 D. H. Crosby.....Assistant county agent.....Caroline county.  
 J. E. Delp.....County agent.....Wythe county.  
 H. B. Derr.....County agent.....Fairfax county.  
 Gordon A. Elcan.....County agent.....Buckingham county.  
 K. N. Ellis.....County agent.....Dinwiddie county.  
 George A. Forsyth.....County agent.....Nottoway county.  
 J. M. Gish.....County agent.....Roanoke county.  
 \*W. S. Goss.....County agent.....Wise county.  
 \*F. A. Gray.....County agent.....Fauquier county.  
 E. C. Grigsby.....County agent.....Pulaski county.  
 \*C. P. Grizzard.....County agent.....Greensville county.  
 E. W. Grubb.....County agent.....Washington county.  
 \*D. S. Harris.....County agent.....York county.  
 R. F. Holberton.....County agent.....Caroline county.  
 \*J. C. Holmes.....County agent.....Henry county.  
 \*E. M. Hunter.....County agent.....Loudoun county.  
 J. Nick Jones.....County agent.....Bath county.



COUNTY AGENTS—*Continued.*

*J. P. Keen.....	County agent.....	Wythe county.
W. L. Kirby.....	County agent.....	Henrico county.
Claude S. Leffel.....	County agent.....	Giles county.
J. B. Lewis.....	County agent.....	Brunswick county.
M. G. Lewis.....	County agent.....	Rockbridge county.
W. R. Linthicum.....	County agent.....	Spotsylvania county.
J. R. Lintner.....	County agent.....	Loudoun county.
H. E. McSwain.....	4County agent.....	Charlotte county.
P. C. Manley.....	County agent.....	Augusta county.
W. O. Martin.....	County agent.....	Craig county.
*J. H. Meek.....	County agent.....	Pulaski county.
Frank Michaux.....	County agent.....	Powhatan county.
*A. P. Moore.....	County agent.....	Prince Edward county.
John F. Monroe.....	County agent.....	Richmond county.
J. L. Montague.....	County agent.....	Montgomery county.
R. B. Oliver, Jr.....	County agent.....	Nottoway county.
H. W. Ozlin.....	County agent.....	Princess Anne county.
W. T. Parker.....	County agent.....	Sussex county.
G. W. Patterson, Jr.....	County agent.....	Henry county.
V. B. Perry.....	County agent.....	Stafford county.
W. M. Perry.....	County agent.....	Pittsylvania county.
H. S. Peyton.....	County agent.....	Bland county.
Charles F. Phillips.....	County agent.....	Amelia county.
J. W. Ponton.....	County agent.....	Bedford county.
W. H. Porter.....	County agent.....	James City and York counties.
F. L. Portlock.....	County agent.....	Norfolk county.
*M. O. Roache.....	County agent.....	Dinwiddie county.
J. W. Rogers.....	County agent.....	Greensville county.
O. B. Ross.....	County agent.....	Amherst county.
W. P. Sadler.....	County agent.....	Fauquier county.
S. W. Shelton.....	Assistant county agent.....	Dinwiddie county.
*E. M. Slauson.....	County agent.....	James City county.
W. I. Smith.....	County agent.....	Fluvanna county.
J. C. Stiles.....	County agent.....	Hanover county.
E. G. Stokes.....	County agent.....	Lunenburg county.
E. S. Suttle.....	County agent.....	Lee county.
S. S. Teel.....	County agent.....	Albemarle county.
L. M. Walker, Jr.....	County agent.....	King George county.
R. R. Wall.....	County agent.....	Tazewell county.
C. W. Wampler.....	County agent.....	Rockingham county.
B. A. Warriner.....	County agent.....	Shenandoah county.
J. A. Wesson.....	Assistant county agent.....	Henrico county.
D. V. Wiley.....	County agent.....	Botetourt county.
R. L. Wiley.....	County agent.....	Grayson county.
W. W. Wilkins.....	County agent.....	Halifax county.
B. P. Williams.....	County agent.....	Culpeper county.
N. H. Williams, Jr.....	County agent.....	Mecklenburg county.
J. S. Wills.....	County agent.....	Louisa county.

It can be seen that there were quite a number of resignations during the year, but not nearly so many as during the last fiscal year. The feeling of restlessness which pervaded the ranks of the county agents immediately following the war seems to have, in a large measure, disappeared. The agents seem to be better satisfied and have settled down to steady, well planned work. It is much easier at the present time to get good agents than it has been in the last two or three years. A plan has recently been adopted which requires all agents to have some practical experience before they are placed in charge of the work in a county. Young men just out of college are given from three to six

months' training as assistant agents. We find that this materially increases their efficiency.

### WORK ACCOMPLISHED BY AGENTS.

The work done by the county farm demonstration agents may be divided into three classes: First, general work; second, special campaigns, and third, definite demonstrations. We have always considered the definite demonstrations the most important part of the agent's work. However, during the present year a great deal of time had to be given to special campaigns in order to educate the farmers along marketing lines.

The statistical data given under this project cover the calendar year 1920 as reports for 1921 are not yet in hand.

The Virginia county farm demonstration agents last year, in performance of their duties, traveled 78,069 miles by rail, 302,538 miles by team or auto, made 12,517 visits to demonstrators, 7,810 visits to co-operators, 19,484 visits to other farmers, 3,683 visits to business men, and 9,586 visits to club members, or a total of 53,090 visits. In addition to this, 20,126 personal visits were made to the agents at their offices, and 12,455 telephone calls were received relative to their work. These agents also held more than 3,000 meetings with a total attendance of 160,137 people.

To give an adequate idea of an average day's work for a county agent, we have estimated 293 days per year as being devoted to official work. With this as a standard, we find that the average agent in Virginia during the past year traveled 4.5 miles by rail, 17.5 miles by auto, made 3 visits to farmers, received 1 visit, answered 1 telephone call, wrote 2.2 letters, sent out 4.4 circular letters, and held a meeting once a week at which he addressed 63 people. In addition to this, he made his regular weekly, monthly and annual reports, mailed out circulars, bulletins, and performed other miscellaneous work which falls to the lot of all county agents. All this work was performed without stenographic or other office assistance and shows that the average Virginia county agent is a busy man.

### COUNTY ORGANIZATIONS.

Forty-four county agents report that they have county organizations supporting their work. Of this number there are 27 farmers' unions, 8 farm bureaus and 5 advisory boards, the remainder being fair associations, chambers of commerce, farmers' clubs, etc. The agents assisted in organizing 179 farmers' clubs, farmers' union locals or farm bureaus during the year, with a membership of 5,842. Forty-four agents report that these clubs are dependent upon the county agent for their existence and continuation.

### CO-OPERATIVE BUYING AND SELLING ASSOCIATIONS.

Forty-five county agents report that they have assisted 292 such organizations in buying lime, fertilizer, feed, seed and miscellaneous articles to the value of \$1,468,299.00 at a saving of \$162,598.00. These organizations sold wheat, eggs, live stock and miscellaneous products amounting to \$424,866.00 at a profit of \$37,804.00 over local prices to producers. This does not include

large savings made through the pooling of wool and the handling of truck and other farm products by regularly established farm marketing organizations in the State.

#### SPECIAL CAMPAIGNS.

As stated above, a large part of the agent's time during the past year has been given over to special campaigns. The low prices of farm products and the demand for special information in regard to marketing has made these campaigns necessary.

Early in the year the peanut growers of Eastern Virginia and North Carolina started an organization for the co-operative marketing of peanuts. This organization had not gone very far before it found it absolutely necessary to have the assistance of the Extension Divisions of the two States. In answer to a call from this organization for help, the district and county agents were instructed to give whole-hearted support to the movement. Most of their work was confined to arranging meetings and explaining to the farmers the meaning of the contract which they were asked to sign. A great deal of educational work in regard to marketing was done through this organization. The organization has recently been completed with a total of more than 5,000 signers who have agreed to market all of their peanuts through the association for a period of seven years. A man who has made a success of selling peanuts on a large scale has been employed as manager of the organization.

When the tobacco marketing season opened up in the fall of 1920 the average price paid farmers was around twenty cents a pound. The average for the 1919 season was above fifty cents a pound. The farmers were naturally indignant and began to hold mass-meetings all over the tobacco territory. A meeting of 5,000 farmers was held in Danville, Va., which is the principal tobacco market in the State. At this meeting resolutions were passed and sent to the Director of Extension Work calling on the Extension Division to help the tobacco farmers work out a plan for marketing. Since that time the administrative officers, district agents and county agents in the tobacco territory have given detailed study and whole-hearted support to this work. A plan for marketing tobacco has been worked out proposing a tobacco organization composed of 50 per cent of the tobacco growers in Virginia, North Carolina and South Carolina. This plan was worked out by the best farmers, business men and agricultural educators in the three States. It has been presented to the farmers and met with general approval. Approximately 18,000 tobacco growers of Virginia have signed the tobacco marketing contract agreeing to sell all of their tobacco through this organization for a period of five years. Virginia completed its sign-up in four months and has led all the other States in the work done along this line. The county agents in the tobacco territory gave a large part of their time to explaining the contract to the farmers and helping them work out organization plans. This organization must be completed by December 31st. It looks now as if it will be completed successfully on time, and if it is it will be the largest co-operative marketing organization in the eastern part of the United States, having around 75,000 members and handling about \$250,000,000 worth of tobacco annually.



The potato and cabbage growers of Southwest Virginia sustained such heavy losses last year that they were forced to start a co-operative marketing organization for selling these products for the present year. The county agents in Smyth and Wythe counties, together with specialists from the Extension Division, gave much assistance in forming this organization. Up to the present time it has worked very successfully and handled a large part of the crop at a good profit.

The county agents in Northern Virginia were called on to assist in the campaign for putting across the Maryland-Virginia Milk Producers' Association. They have rendered valuable assistance along this line.

The pure-bred sire campaign which was begun last year was continued, and it is gratifying to report that, up to the present, Virginia leads all the other States in the Union in the number of farmers who have signed the enrollment blanks agreeing to use only pure-bred sires. The county agent in Pulaski county took especial interest in this work, enrolling 429 signers, which was the highest enrollment of any county in the United States.

A poultry culling campaign was put on through the county agents by the poultry department. Special schools were held at which the agents were instructed in this work. These agents then went back to their counties and held culling demonstrations in a number of communities. This work is doing much to improve the poultry in the State.

#### DEFINITE DEMONSTRATIONS.

Those in charge of extension work in this State have always insisted that the agents carry on as many definite demonstrations with farmers and club members as possible. A demonstrator is a farmer who agrees to carry out a definite project as outlined by the agent and to make a report on the same when the demonstration is completed. In addition to demonstrators, our agents enroll a great many co-operators. A co-operator is a farmer who follows, in a large measure, the instructions given by the agent, but does not make a definite written report on his project.

On account of the amount of time given to special campaigns during the year, the number of actual demonstrators who reported was not quite so large as in the past. However, the work done and the yields made by demonstrators were very good. An attempt is made in the following paragraphs to show something of the work accomplished by the demonstrators and co-operators during the past year, and in some instances to show the average increase in yields during the last ten years. We believe that these demonstrations have done more to increase the yields per acre of our principal crops than any other one thing.

#### CORN.

Corn is the most widely grown and most valuable crop of the State. The 1920 census recorded 1,804,802 acres of corn, producing 42,302,978 bushels. Though corn is grown on practically every farm, very little is sold out of the State. In the eastern part of the State where animal production is not an important enterprise corn is grown chiefly for feeding work animals and for human consumption. In the western part of the State it is grown for feed for animals which are an important source of revenue.

The county agents have always made corn one of their principal demonstration crops. The table given below shows something of the work done along this line during the past year:

Number of demonstrators.....	584
Number acres .....	9,048
Yield per acre on demonstrations.....	54.5 bushels
Increase over average State yield.....	26.6 bushels
Number of co-operators.....	2,047
Number acres grown by co-operators.....	26,145
Yield per acre.....	41.3 bushels
Number farmers testing seed.....	826
Number planting pure-bred seed.....	704
Number field selecting seed.....	1,507

The county agents reported that over 50 per cent of the farmers in counties having agents are following demonstration methods in growing corn. That these methods are bringing results can be seen in the increased yield per acre of the corn crop in Virginia during the last ten years. The average yield per acre for the years 1910 to 1914 was 24 bushels, while the average yield per acre for the period 1915 to 1920 was 28 bushels. This is a greater average increased yield per acre than has been shown in any other Southern Atlantic State.

#### COTTON AND TOBACCO.

Cotton is grown in Virginia in only a few counties. Four agents report nineteen demonstrators with 140 acres yielding 1,178 pounds of seed cotton per acre. This is an increase of 528 pounds over the State average.

Tobacco is one of our important crops, but up until the present time our agents have not conducted many demonstrations with the same, the idea having been to get the farmers in the tobacco section to diversify their crops rather than grow tobacco. However, with the coming of the tobacco association, definite plans are being made to get tobacco farmers to conduct demonstrations with varieties, fertilizers, seed treatment, etc. These demonstrations will be conducted through the locals of the tobacco association. Eight agents report demonstrators with tobacco during the past year. These demonstrators grew 127 acres and made a yield of 818 pounds per acre. This is 235 pounds more than the State average.

A great deal of work was done by the agents in getting the farmers to treat their tobacco seed for wildfire and angular leaf spot. A complete account of this is given in the report of the specialist in plant pathology.

#### WHEAT.

Wheat is grown in all sections of the State except the coastal plain area. The 1920 census showed 990,506 acres of wheat in the State which produced 11,446,027 bushels. It will be seen from these figures that the average yield per acre in the State—11.5 bushels—will hardly pay the cost of production. However, wheat works well in a rotation with other crops, furnishes bedding for cattle, gives a good place for grass seeding and does not seriously compete with other crops for labor. For these reasons it will probably continue to be an important crop in the State.

Thirty-three agents reported 262 demonstrators with this crop. Four thousand three hundred and ninety-six acres were sown under demonstration methods, which made an average yield of 23 bushels per acre, or more than double the average yield for the State.

#### OTHER GRAINS.

Oats, rye and barley are all grown to a limited extent. Of these oats is the chief, being grown for home feed on a large number of farms of the State. Both winter and spring varieties of oats are grown in the eastern half of the State where the winters are mild, but in the western half where the winters are more rigorous only spring varieties are seeded. The 1920 census showed 135,842 acres of oats with a yield of 1,958,609 bushels. Rye is grown for grain on some of the thinner soils of the State where wheat does not do well, but is chiefly used for winter grazing and a green manure crop.

The table below shows some of the work done by agents during the past year with these crops:

Number of demonstrators with oats.....	57	
Number acres grown under demonstration methods .....	422	
Yield per acre.....	48	bushels
Increase over State average.....	22.6	bushels
Number demonstrators with rye.....	16	
Number acres grown.....	1,234	
Yield per acre.....	19	bushels
Increase over ordinary methods.....	7.5	bushels

A study of the average yield of oats during the past ten years shows a decided increase in the yield per acre in this crop. For the period 1910 to 1914 the average yield in the State of Virginia, as given by the Bureau of Crop Estimates, was 20.2 bushels, while for the period of 1915 to 1920 the average yield per acre was 23.2 bushels. This is a greater average increased yield per acre than is shown by any of the surrounding States.

#### HAY AND FORAGE CROPS.

The 1920 census gives the acreage of hay in Virginia as 856,257 acres, with a total production of 944,693 tons. As most of the hay produced in the State is grown in those sections where live stock raising is an important industry, it is largely fed on the farm. Some hay is shipped from the Valley of Virginia to the tobacco section of the State and to other Southern States. The greater part of the hay sold is timothy, clover and alfalfa.

Better production of hay has been one of the main projects of the county agents of Virginia ever since the work was started. The greater use of lime, fall seeding, better preparation of the soil, and inoculation have been taught in every section of the State. The table below shows some of the work accomplished by county agents with the main hay crops during the past year.



Number of alfalfa demonstrators.....	236
Number of acres grown.....	7,295
Yield of cured hay per acre.....	3.5 tons
Number of farmers ordering inoculating material....	933
Number of demonstrators with mixed grasses and clovers .....	297
Number of acres under demonstrations.....	3,528
Yield per acre of cured hay.....	2¼ tons
Number red clover and sweet clover demonstrators..	277
Number of acres in these demonstrations.....	2,907
Average yield per acre on demonstrations.....	1.9 tons
Number of soy bean and cowpea demonstrators.....	656
Number of acres grown as demonstrations.....	7,083
Average yield of hay per acre.....	2 tons

It can be seen from the above figures that the yields per acre of all forage crops are much higher when improved methods are used. In this connection it is interesting to note that the average yield of hay in Virginia has increased from 1 ton per acre for the period 1910-14 to 1½ tons per acre for the period 1915-20. Improved methods advocated by the county agents have undoubtedly brought about much of this increase.

#### POTATOES.

Both Irish and sweet potatoes are grown in large quantities in Virginia. The chief market crops of potatoes raised in the State are grown in Tidewater Virginia. The 1920 census recorded 105,780 acres of Irish potatoes grown in the State, producing 12,263,375 bushels.

The county agents report fifty-seven demonstrations on 239 acres with Irish potatoes, with an average yield of 150 bushels per acre. They also report 81 acres of sweet potatoes grown under demonstration methods, with a yield of 150 bushels per acre.

The methods of growing potatoes have been greatly improved in this State during the past few years, as indicated by the fact that the average yield per acre of Irish potatoes has increased from 77.8 bushels for the period 1910-14 to 108.5 bushels per acre for the period 1915-20. The yield of sweet potatoes has increased from 96 bushels per acre for the period 1910-14 to 116.8 bushels for the period 1915-20.

#### PEANUTS.

The 1920 census shows that Virginia farmers planted 133,162 acres of peanuts with a production of 5,865,127 bushels. It can be seen that this is a very important crop in the State. However, practically all of these peanuts were planted in Tidewater Virginia.

The agents in the peanut section report forty demonstrators growing 600 acres of peanuts, with an average yield of 80 bushels per acre. This is about 30 bushels higher than the average for that section and shows what can be accomplished by improved methods.

A great deal of work was done by the agents in the peanut growing counties during the past twelve months in helping to organize the Co-Operative Peanut Exchange with headquarters at Suffolk. This is a purely co-operative farmers' organization which now has a membership of 5,000 Virginia and North Carolina farmers who have agreed to sell all of their peanuts through

the exchange for a period of seven years. Since the organization has been completed Mr. Birdsong, of the Birdsong Peanut Company, has been employed as manager. Mr. Birdsong is considered one of the best peanut men in the trade. This is the first large commodity organization perfected in Virginia and its success is being watched with much interest.

#### ORCHARDS.

Fruit growing is one of the most important lines of farming in the Piedmont and Valley sections of Virginia. Virginia apples have an enviable reputation for quality and flavor and demand top market prices when properly marketed. The 1920 census gave the commercial crop of the State as 2,300,000 barrels. Virginia ranks as the third commercial apple growing State in the Union.

A large part of the extension work done with the commercial orchardists has been done by the specialists in horticulture. However, they do this work through the county agents. The small home orchards are necessarily looked after largely by the county agents. These agents report that during the past year they inspected 1,037 orchards, pruned 1,031, sprayed 583, helped with the planting of 74 new orchards, and treated 196 peach orchards for borers. The county agent usually takes a small part of the orchard as a demonstration and gets the owner to agree to follow the practices used.

#### LIVE STOCK DEMONSTRATIONS.

Most of the work done by the county agents with live stock has to do with the introduction of pure-bred sires and teaching of better methods of feeding through live stock associations and cow-testing associations, and the promotion of different breeds through assistance given at co-operative sales, etc. The figures given below show some of the things accomplished by the county agents during the past year in building up the live stock industry of the State.

Number of pure-bred stallions bought due to agent's influence .....	19
Number pure-bred brood mares bought due to agents' influence .....	26
Number of horses and mules fed according to demonstration methods .....	1,338
Number of pure-bred dairy bulls bought due to agents' influence .....	144
Number of pure-bred cows and heifers .....	366
Number of pure-bred dairy bulls sold due to agents' influence .....	672
Number of cows tested regularly .....	2,586
Number of new cow-testing associations established .....	5
Number of farmers helped with feeding problems .....	1,031
Number of pure-bred beef bulls bought due to agents' influence .....	161
Number of pure-bred cows and heifers bought .....	232
Number of pure-breeds sold with agents' help .....	403
Number of breeders' associations formed .....	12
Number of breeding herds started .....	44
Number of pure-bred boars bought due to agents' influence .....	285

Number of sows and gilts bought.....	668
Number of pure-bred hogs sold with agents' help.....	989
Number of feeding demonstrations supervised.....	210
Number of pure-bred rams bought due to agents' influence .....	39
Number of pure-bred ewes bought.....	26

The above figures do not include the live stock work done by the negro agents. The results of work done by the negro county agents are given under Project No. 12.

Ten years ago very little attention was paid to pure-bred live stock in Virginia except by rich breeders and owners of large estates, but with the coming of the county agents and extension work there has been great improvement and Virginia is now the leading live stock State in the South Atlantic Division. The census figures show that Virginia has more pure-bred beef cattle, pure-bred dairy cattle, and pure-bred horses than any other State in this division. More Virginia breeders signed the pure-bred sire enrollment blanks during the past year than from any other State. Virginia stands in the front rank of the States doing tuberculin testing. Breeders' associations, cow-testing associations, co-operative sales, and other measures instituted by county agents and extension workers, are largely responsible for this good showing.

#### MISCELLANEOUS DEMONSTRATIONS.

In addition to the crop and live stock demonstrations regularly conducted by county agents, a large number of demonstrations are carried on in the use of lime, fertilizers, manure, and general improvements of farms and homes. The table given below sets forth some things accomplished along these lines.

Number of farmers induced to take better care of manure .....	3,112
Number of farmers reinforcing manure with acid phosphate .....	1,082
Number of silos built by demonstrators.....	254
Number of lime bins erected due to agents' influence....	25
Number of demonstrations with lime.....	635
Number of dwellings erected by demonstrators.....	238
Number of building plans furnished.....	353
Number of home water systems installed.....	710
Number of drainage systems established.....	143
Number of farmers induced to buy better machinery....	5,491
Number of farmers advised in regard to use of fertilizer .....	10,842
Number of fertilizer demonstrations.....	437
Number of cattle treated for blackleg by agents' advice	20,822
Number of hogs treated for cholera.....	7,855
Number of hogs treated for other troubles.....	15,409

This table shows briefly a few of the general accomplishments of county agents. There are a number of others that cannot be mentioned for lack of space.



## NET RESULTS OF COUNTY AGENTS' WORK IN DOLLARS AND CENTS.

In order to determine whether county agent work actually pays in dollars and cents, the county agent leader has made a very conservative estimate of the amount of profit made by demonstrators through the assistance given by the agents. These figures were compiled from the reports of both the white and negro agents.

## ESTIMATED PROFITS.

Corn demonstrations, white.....	\$ 270,410
Corn demonstrations, negro.....	180,066
Cotton demonstrations, white.....	10,340
Cotton demonstrations, negro.....	19,040
Tobacco demonstrations, white.....	3,810
Tobacco demonstrations, negro.....	1,692
Wheat demonstrations, white.....	119,746
Wheat demonstrations, negro.....	23,218
Oats demonstrations, white.....	11,926
Oats demonstrations, negro.....	1,906
Rye demonstrations, white.....	9,898
Rye demonstrations, negro.....	171
Crimson clover demonstrations, white.....	18,642
Oat hay demonstrations, negro.....	400
Red clover demonstrations, white.....	36,060
Red clover demonstrations, negro.....	5,624
Soy bean demonstrations, white.....	66,970
Soy bean demonstrations, negro.....	1,214
Alfalfa demonstrations, white.....	160,707
Alfalfa demonstrations, negro.....	1,347
Mixed grass demonstrations, white.....	14,894
Mixed grass demonstrations, negro.....	4,914
Cowpea demonstrations, white.....	11,834
Cowpea demonstrations, negro.....	1,938
Velvet bean demonstrations, white.....	820
Peanut demonstrations, white.....	15,000
Peanut demonstrations, negro.....	4,000
Irish potato demonstrations, white.....	7,218
Irish potato demonstrations, negro.....	200
Sweet potato demonstrations, white.....	2,754
Sweet potato demonstrations, negro.....	100
Orchard demonstrations, white.....	97,765
Dairy cattle demonstrations, white.....	952
Beef cattle demonstrations, white.....	3,790
Hog demonstrations, white.....	3,671
Lime demonstrations, white.....	8,575
Fertilizer demonstrations, white.....	4,995
Fertilizer demonstrations, negro.....	4,663
Co-operative buying, white.....	162,601
Co-operative buying, negro.....	7,918
Co-operative selling, white.....	37,804
Fertilizers bought co-operatively.....	35,756
Total .....	<u>\$1,375,350</u>

These figures are not wild estimates, but in every case are based on conservative figures furnished by the county agents' reports. It will be noted that the savings from live stock demonstrations are estimated as being very

small. This is because definite demonstrations on which figures could be obtained were not available. If anything, the savings have been underestimated.

## County Home Demonstration Agents

### PROJECT 4.

For the two years immediately following the war there were a great many changes in the home demonstration work in Virginia. In certain sections of the State there seemed to be a feeling that home demonstration work was a war-time measure, and that it was not necessary after the close of the war. In addition to this, the high salaries paid women in all lines of work caused a number of our best home demonstration agents to resign and enter other work.

However, during the past year things have become more settled and people are realizing that home demonstration work is a permanent activity for the best development of the State. Some of the agents who left during the war and immediately thereafter are enlisting in the ranks again. Three new counties have recently made appropriations for the work, the amounts appropriated being larger than heretofore. There are indications that a number of other counties will make appropriations for beginning the work at an early date.

### PERSONNEL.

The table below gives the names of the employees in home demonstration work during the year 1920. The agents who resigned during the year have a star placed before their names.

Mrs. M. M. Davis.....State agent.....Blacksburg, Va.

### DISTRICT AGENTS.

\*Miss Elizabeth Cook.....District agent.....Lynchburg, Va.  
 \*Miss Martha Dinwiddie.....District agent.....Charlottesville, Va.  
 Miss Belle Burke.....District agent.....Charlottesville, Va.  
 Miss Mary Helen Ferris.....District agent.....Richmond, Va.  
 Miss Eldona Oliver.....District agent.....Lynchburg, Va.

### CLUB AGENTS AND SPECIALISTS.

Miss Hallie Hughes.....State Girls' Club agent.....Blacksburg, Va.  
 Miss Grace Townley.....Specialist in home economics.....Blacksburg, Va.  
 Miss Bessie Hodsdon.....Assistant State agent.....Blacksburg, Va.

### COUNTY AGENTS.

Miss Mary Ambler.....Home demonstration agent.....Fauquier county.  
 \*Miss Madge Bennett.....Home demonstration agent.....Nottoway county.  
 Miss Ethelyn Birmingham.....Home demonstration agent.....Norfolk county.  
 Miss Ruth Burruss.....Asst. home demonstration agt.....Albemarle county.  
 Mrs. May E. Campbell.....Home demonstration agent.....Henry county.  
 Miss Vashti Cave.....Home demonstration agent.....Roanoke county.  
 Miss Lucie Cleaton.....Home demonstration agent.....Dinwiddie county

COUNTY AGENTS—*Continued.*

Miss Harriet Cocke.....	Home demonstration agent...	Brunswick county.
Miss Martha Cook.....	Home demonstration agent...	Halifax county.
Miss Sallie G. Davis.....	Home demonstration agent...	Goochland county.
Miss Emma de Corse.....	Home demonstration agent...	Princess Anne county.
Miss Bessie Dunn.....	Home demonstration agent...	Albemarle county.
Mrs. W. W. Edwards.....	Home demonstration agent...	Sussex county.
*Miss Marian Farish.....	Home demonstration agent...	Bath county.
Mrs. S. C. Ferguson.....	Home demonstration agent...	Campbell county.
Miss Carrie Fitzgerald.....	Asst. home demonstration agt	Halifax county.
Miss Lillian Gilbert.....	Home demonstration agent...	Prince William county.
Miss Claudia Hagy.....	Home demonstration agent...	Prince Edward county.
Miss Ruth Hammerley.....	Home demonstration agent...	James City county.
*Miss Mabel Haynes.....	Home demonstration agent...	Frederick county.
Miss Eane Hayter.....	Home demonstration agent...	Roanoke county.
Miss Ann Jones.....	Home demonstration agent...	Mecklenburg county.
*Miss Florence Lewis.....	Home demonstration agent...	Mecklenburg county.
Miss Jessie Logan.....	Home demonstration agent...	Wythe county.
*Miss Mabel Massie.....	Home demonstration agent...	Westmoreland county.
Miss Edith Minor.....	Home demonstration agent...	New Kent county.
Miss Elsie Moffett.....	Home demonstration agent...	Augusta county.
Miss Elizabeth Rosson.....	Home demonstration agent...	Bedford county.
*Miss Dorothy Seward.....	Home demonstration agent...	Orange county.
Miss Sylvia Slocum.....	Home demonstration agent...	Henrico county.
*Miss Mary Sutton.....	Asst. home demonstration agt	Prince Edward county.
*Miss Lillian Truman.....	Home demonstration agent...	Alleghany county.
Miss Anna Walker.....	Home demonstration agent...	Chesterfield county.
Mrs. Jonnie F. Wallace.....	Home demonstration agent...	Amherst county.
Miss Roberta Moncure.....	Home demonstration agent...	Nottoway county.

There were not as many resignations during the past year as during the previous year, but entirely too many for the best progress of the work.

## PUBLICATIONS.

Except for the publication of revised programs for home demonstration clubs and a "Milk Catechism," very little has been prepared for publication by the home demonstration department which bears upon subject matter. Forms for reporting results in cooking, canning, gardening, sewing, and requirements for various phases of club work have been published, as well as suggestions for serving school lunches, receipts for preparing foods, and instructions in breadmaking.

Each month a letter has been sent to the president of all home demonstration clubs giving suggestions for the club work for the following month. The boys' and girls' Club Letter, issued under direction of the agricultural editor each month, carries a great deal of matter in regard to girls' club activities. This paper has done much to perfect and keep alive the State and county organization of boys' and girls' clubs.

## ORGANIZATIONS.

It is realized fully that the best home demonstration work cannot be done through individuals, therefore efforts are made at all times to work through organizations, both with the girls and with the women. The general farm organizations are not always so organized as to be of greatest service in the



women's work, therefore special organizations have to be formed with both girls and women.

During the past year the home demonstration agents organized 229 girls' clubs which held regular meetings. The attendance at these club meetings during the year was estimated at 13,558. In addition there were eighty-two women's clubs with a membership of 1,608 demonstrators.

#### GENERAL WORK.

There was an average of twenty-eight home demonstration agents for the year. These agents traveled, in performance of their duties, 32,014 miles by rail, 105,644 miles by auto, and 10,339 miles by team. They made 3,918 visits to schools and clubs, 3,129 visits to demonstrators, 3,946 visits to other farm homes, 3,749 visits to club members, distributed 32,720 bulletins, and held 2,380 meetings with an estimated attendance of 82,167.

#### SHORT COURSES.

State, district, county and community short courses for girls were held, where instructions were given in canning, cooking, sewing, gardening, clothing, poultry work, etc. A number of short courses have been held where instructions for women were given along with the instructions for the girls.

These short courses have proven to be a very interesting and helpful feature of the work with the girls. During the year there was one State short course with an attendance of 48 girls, 18 county short courses with an attendance of 446 girls and 1 woman, 17 community short courses with an attendance of 410 girls and 120 women.

#### GIRLS' CLUB WORK.

During the year the home demonstration agents enrolled 2,195 girls in first year clubs, 505 girls in second year clubs, 139 girls in third year clubs, and 57 girls in fourth year clubs.

They reported eighteen girls as having won scholarships to normal schools and colleges, and seventy girls as paying all of their expenses by money earned in club work. The table below gives some things accomplished by girl club members.

Number of pounds of fresh fruits and vegetables raised by club members.....	211,922
Number of quarts put up in tin.....	30,022
Number of quarts of vegetables put up in glass.....	23,896
Pounds dried vegetables saved.....	856
Pounds dried fruit saved.....	613
Pounds vegetables and fruits brined.....	1,020
Number of girls enrolled in poultry clubs.....	1,420
Number taking charge of entire flock.....	232
Approximate number of chickens raised.....	15,897
Number of egg circles organized.....	3
Number dozen eggs used at home.....	950
Number dozen eggs sold co-operatively.....	762

## WOMEN'S WORK.

The home demonstration agents reported a total of 82 organized women's clubs for home demonstration work with 1,608 demonstrators enrolled. In addition to this, they reported home demonstration work with 1,143 women not in clubs, and 3,815 women, aside from demonstrators, who were directly influenced by their work.

Demonstrations were given in utilization of vegetables, dairy products, poultry products, and in canning, drying, brineing, etc. It is estimated that 6,461 women attended public demonstrations during the year. Other special work done with women is given below.

Number of gardens grown.....	1,184
Number of quarts of fruit canned.....	144,835
Number of quarts' vegetables canned.....	113,768
Number of pounds of meat smoked.....	111,597
Number of pounds of lard made.....	65,226
Number of poultry demonstrators enrolled.....	493
Number of demonstrators taking charge of entire flock..	560
Number of demonstrators purchasing standard-bred stock .....	264
Approximate number of chickens raised.....	52,832
Number of dozen eggs preserved in water glass.....	5,473
Number of dozen eggs used at home.....	19,043
Number of dozen eggs sold co-operatively.....	11,914

In addition to the above, a large amount of work was done with both women and girls in dairying and home improvements. A complete account of this is given in a detailed report submitted herewith.

## DOLLARS AND CENTS VALUE OF HOME DEMONSTRATION WORK

It is very difficult to work out the value of home demonstration work on a dollars and cents basis. The great value of this work is in better living conditions in farm homes. However, the State agent in home demonstration work has given the following figures as approximate estimates:

Total value of all poultry products.....	\$ 37,188
Total value of all fruit and vegetable products.....	181,925

**Cheese Making**

## PROJECT 5.

Conditions prevailing the past year made it difficult to interest farmers in producing milk to be made into cheese. The high price of breeding stock and the high price of whole milk, coupled with an increased demand for market milk at higher prices and the high cost of labor, tended to divert the attention of farmers from producing milk for cheese making. During the latter part of the year, however, some of the farmers began to realize that, although the cheese business showed a small margin of profit, it was a safe business to anchor to and would insure a livelihood and means of paying taxes and current bills. Unfortunately, however, many small farmers who want to

go into cheese business do not have sufficient means with which to buy factory equipment and cows.

The season of 1921 opened up very unfavorably for the cheese industry. Prices for cheese were tending downward, and finally reached the lowest point in years. The Wisconsin primary market got down to 12 cents per pound. Some of the factories which had been running in the past did not open up, but in the last few months the price paid for cheese has risen materially and the outlook for the coming year is much brighter.

#### PERSONNEL.

Professor W. D. Saunders, who is head of the dairy department of the Agricultural College, is employed for part time in extension work and has charge of this project. He had associated with him during the year Mr. Wayne McGowan, who gave special attention to the production end of the work, and Mr. H. F. Fralin, who looked after the practical work in the factories and helped train cheese makers.

#### PROBLEMS ATTACKED.

The principal problems attacked in carrying on the cheese work were: (1) Establishing the new factories; (2) securing and training cheese makers; (3) improving quality and quantity of cows. During the period covered by this report considerable difficulty was experienced in keeping up the interest in the cheese work. The cause for this has already been mentioned.

#### METHODS EMPLOYED.

The specialists in cheese work tried to keep in touch with all localities that are interested in the establishment of cheese factories. This interest is developed by personal visits, meetings, etc. After an organization is perfected, the specialists help in getting the cheese equipment and in training a cheese maker. Help is also given in finding a market for the cheese. During the past year special effort has been made to find local people who would take the cheese from the factories at dealers' prices. However, this has not been very satisfactory, and we are now trying to dispose of the cheese through arrangements with some of the big wholesale concerns. We hope to get one of these large packing concerns to handle the cheese on the basis of the Wisconsin market.

Special effort is made to get the milk producers who supply milk to the cheese factories to put in better cows and to give these cows better attention. Help in the building of silos, simple dairy barns, etc., is furnished by extension specialists in cheese work.

#### RESULTS OBTAINED.

Due to the low price of cheese during the year, the factories at Pilot, Grant and Elk Creek failed to open up and it was with some difficulty that the factory at New London was prevailed upon to continue making cheese. The factories operating in 1921 were the Spring Valley factory, the Eureka factory,



the New London factory, and the Gold Ridge factory. The Pilot, Elk Creek and Grant factories operated during the latter half of 1920.

Some interest in the establishing of cheese factories is being evidenced in Bedford, Franklin, Fluvanna, Rockingham and Lancaster counties.

The table below gives some of the results of the cheese factory work:

Total number of pounds of milk delivered to factories.....	596,128
Total number of pounds fat delivered to factories.....	24,433
Total number of pounds of cheese made.....	58,420
Operating expenses .....	\$2,688.41
Total amount paid patrons for milk.....	\$12,447.34
Total amount received for cheese.....	\$15,764.99
Average price paid for fat.....	.51

## Animal Husbandry

### PROJECT 6.

While the work of this department is expected to cover horses, beef cattle, sheep and swine, most of the time of the specialists during the past year has been devoted to beef cattle and hogs. This was on account of the limited force for handling the work and the great need along the particular lines mentioned.

### PERSONNEL.

J. P. Keen had charge of the animal husbandry extension work, with George C. Herring as assistant. Mr. Keen gave a large part of his time to the beef cattle work, while Mr. Herring gave special attention to the swine work. Both of these specialists were new men in the work and some time had to be given to a study of conditions throughout the State before formulating a definite, constructive plan of work.

### METHOD OF PROCEDURE.

Most of the work with the live stock breeders was done through county, district and State breeders' associations, and through boys' club projects. All the work was done in connection with the county agents. Two hundred and sixty-nine visits were made to breeders, and 50 visits were made to county agents. Twenty-five meetings were held, at which a total of 732 people were addressed.

### RESULTS OBTAINED.

As a result of the specialists' work, the following live stock associations were organized:

Virginia Poland-China Breeders' Association.  
 Rockbridge County Pure-Bred Live Stock Association.  
 Southside Berkshire Club.  
 King George Duroc-Jersey Association.

These, together with the associations already organized, are all co-operating with the Animal Husbandry Department. The Virginia Short Horn and

Hereford Breeders' Associations recently contributed \$250 each to be used by the department in putting on a pure-bred beef bull campaign.

It is not the policy of the department to take active management of live stock auction sales but to encourage such sales where needed and give such assistance as is requested in handling advertising, advising consignors in regard to feeding and fitting their stock, selecting consignments, etc. The specialists are doing much to raise the standard of the live stock sold in auction sales in Virginia. During the past year they assisted in five beef cattle sales, at which 192 pure-bred beef animals were sold, and ten hog sales, at which 303 pure-bred hogs were sold.

The State Club Judging Team, which won fourth place in the International Club Judging Contest at Atlanta, was coached largely by the specialists in animal husbandry. Much assistance was given the county agents in selecting calves for baby beef club work, thirty of the calves used being purchased through the aid of the specialists.

Five forage crop demonstrations were started during the year. Nine lamb docking and castrating demonstrations were given in nine counties by representatives of the department. These demonstrations were attended by a total of 200 farmers, and about 2,000 lambs were docked and castrated in one county.

The live stock at fourteen county fairs was judged by representatives of the Animal Husbandry Department. Usually considerable time was given to explaining why animals were placed in various positions by the specialists.

## Horticulture

### PROJECT 7.

The authority for extension work in horticulture is vested in a general project or agreement of understanding to the effect that all activities connected with the production and marketing of horticultural products may be included under horticultural extension work.

During the past few years very successful work has been done in orchard management, disease control, etc. At present there is a very close working relationship with the State Horticultural Society, which organization helps draw up the plans for horticultural extension work.

### PERSONNEL.

The horticultural extension staff during the past year consisted of G. S. Ralston, horticulturist, employed one-third time; F. A. Motz and Kent Apperson, full time assistants, and Hugh Ross, half time assistant. Mr. Ross resigned June 30th to accept a position in connection with the Veteran's Bureau.

### PROBLEMS ATTACKED.

The general horticultural work was divided into several distinct lines early in the development of the work in order to facilitate organization and administration. From time to time additional lines have been put on. At

present several major and minor lines are in active progress. These lines of work are as follows:

#### MAJOR LINES.

- |                                       |   |
|---------------------------------------|---|
| 1. Orchard Management—Supervisory     | 6. Insect and Disease Control           |
| 2. Orchard Management—Advisory        | 7. Horticultural Exhibits               |
| 3. Pruning Demonstrations             | 8. Grading and Packing                  |
| 4. Demonstration Visits               | 9. Fruit Growers' Organizations         |
| 5. Club Work in Tree and Small Fruits | 10. Sweet Potato Production and Storage |
| 11. Small Fruits                      |   |

#### MINOR LINES.

- |                          |                                     |
|--------------------------|-------------------------------------|
| 1. Rodent Control        | 4. Home Gardening                   |
| 2. Orchard Fertilization | 5. Landscape Gardening              |
| 3. Establishing Orchards | 6. Information and Inspection Trips |

#### METHOD OF PROCEDURE.

In all of the above mentioned lines, the method of procedure is first to gain the confidence of the county agents and fruit growers through personal visits and as rapidly as possible form organizations of interested growers for carrying out the project. The exact method, of course, varies with the line of work undertaken, but the ultimate aim of all lines of work is the same; that is, to get farmers sufficiently interested to do things for themselves in organized groups.

#### RESULTS OBTAINED.

During the past year the extension horticulturists conducted nineteen definite orchard management demonstrations in fifteen counties. Eight meetings were held at these demonstrations with a total attendance of 234 people. In addition to the definite orchard management demonstrations supervised by the horticultural specialists, there have been fifty-five visits made to thirty-eight counties in an advisory capacity. Seventy-seven fruit growers have been interested enough in this advisory work to modify their plans according to recommendations of the specialists.

Pruning has been one of the major lines of horticultural work during the last six years. This work is done largely in co-operation with the county agents, who make arrangements for pruning demonstrations. Meetings are frequently held at county schools, where farmers and their children attend the demonstrations. Twenty agents were visited last year and eighty-three meetings and demonstrations were held attended by 1,543 people. Ninety-three visits were made to farmers for the purpose of giving pruning advice and demonstrations.

Six club work projects in fruits were established this year. Due to loss of fruit by frost, only one demonstration was continued throughout the season.

The work in insect and disease control is carried on with the assistance of the county agents through farmers' organizations, particularly fruit growers' organizations. During the past year 11 meetings, attended by 725 people, were held, 23 agents visited, 87 orchards visited and 4 spraying demonstrations



given. Circular letters, press articles, bulletins, etc., were distributed throughout the State. Results of this work are seen in at least 75 per cent of the commercial orchards of the State and also in many home orchards.

The horticultural specialists are doing everything possible to get more attention paid to grading and packing of Virginia fruit. In the development of this line of work the specialists are attempting to work through existing organizations wherever possible, but new local organizations are formed from time to time. During the year one press article was prepared, one window display and one fair exhibit made relative to grading and packing. Ten farmers' meetings were held with an attendance of 267. Five demonstrations were given with an attendance of seventy-seven. Fourteen local leaders were given some training.

The horticultural specialists feel that the goal that they are seeking cannot be reached without some sort of co-operative work with the growers. With this in mind they are trying to have the growers' club themselves into organizations. No special type of organization is held up as a model. The general plan is to meet with a few prominent growers and discuss the type of work which they feel is most needed and present whatever plans the horticulturist has in mind. After some definite decision is reached, the matter is presented to the growers at a general mass-meeting and plans drawn up to make effective working machinery. Six meetings have been held with agents to consider such organizations. Forty-three conferences have been held with fruit growers. One county organization and one local organization were formed during the year. In addition, existing organizations were given all possible assistance. Five hundred people were addressed along this line.

The sweet potato production and storage work was tackled this year for the first time by the extension specialists. The work includes seed selection, seed treatment, selection of varieties, erection of storage houses, etc. The extension work in this line is being carried on in connection with the Virginia Truck Experiment Station at Norfolk. Eighteen meetings were held with agents in sweet potato districts. Twenty-four conferences with the growers were also held. One organization was formed for co-operative storage, two new houses were built and five or six remodeled. Seven seed selection demonstrations were given, four seed beds built, thirty-one seed beds inspected and nine meetings held with an attendance of 590.

The work in small fruits is also a new project. Small fruit production for home and local use has been advocated and the opportunity for commercial production studied. Twenty-four conferences were held during the year with college workers, and sixty-one conferences with farmers. Five circular letters, four press articles and one bulletin were prepared. Five plantings were established and five farmers' meetings held with a total attendance of 4,189.

In the minor projects, five demonstrations were given in rodent control with an attendance of 535 people. One hundred and seventy-six conferences were held in regard to orchard fertilization and ten farmers' meetings addressed with an attendance of 500 people. Fifty demonstrations were made along this line. Considerable information was also given in regard to home gardening, landscape gardening, bridge grafting, etc.

## Dairying

### PROJECT 8.

The dairy extension work in Virginia has grown very rapidly in the last few years and Virginia is now the leading dairy State in the South Atlantic Division. The whole milk market is well supplied and attention is now being turned largely to the manufacture of butter, ice cream and cheese. The producers all over the State are calling for help along dairy lines.

### PERSONNEL.

Mr. F. A. Buchanan has had charge of the dairy extension work in Virginia during the past year. He has given all of his time to this work and has had considerable assistance from Mr. Wayne G. McGowan, who was assigned to the cheese project, and Professors C. W. Holdaway, W. D. Saunders and R. E. Hunt, who are in charge of the dairy work of the College and Experiment Station.

### PROBLEMS ATTACKED.

The principal projects undertaken in dairy extension work may be briefly summarized as follows:

1. Development of Dairy Organizations.
2. Organizing Cow-Testing Associations.
3. Cheese Manufacturing Development.
4. Dairy Calf Club Work.
5. Increase of Milk Consumption.
6. Pure-Bred Dairy Cattle Sales.
7. State and County Fairs.

### METHOD OF PROCEDURE.

The method of procedure followed by the specialists in dairy extension is first, to get in close touch with the county agents and learn what are the needs for the various counties and communities, and then, together with the county agents, call meetings of interested groups of farmers and work out plans. Considerable publicity work is done through the newspapers and through the monthly Dairy Extension News Letter in acquainting the dairymen of the State with what is taking place in other sections along dairy lines and what the Extension Division can do to assist those interested in dairy development.

### RESULTS OBTAINED.

Three dairy associations were given much assistance in plans of organization. They were the Norfolk-Princess Anne Milk Producers' Association, with a membership of 26; the Shenandoah Valley Milk Producers' Association, with a membership of 300, and the Virginia State Dairymen's Association,

with a membership of 286. The two first named associations were organized this year and have for their chief object the better marketing of their dairy products. The Virginia State Dairymen's Association has been in operation for a number of years. During the past year the specialist in dairy extension work has acted as secretary of this organization and in this way has kept in close touch with the leading dairy breed associations in the State.

A co-operative milk receiving station was organized in Mecklenburg county with ten members. A co-operative bull association was organized in Stafford county with forty-five members.

Five cow testing associations were organized and added to the five already in operation in the State. There were 3,078 cows on test in these associations in June in 188 herds. Some of the most valuable work done along dairy extension lines is done through cow testing associations. During the past year 163 unprofitable cows were sold as a direct result of the cow testing association work. Six silos and fourteen new barns were constructed.

Considerable assistance was given to the members of the calf clubs in securing the right kind of calves for the work and in the feed and management of these calves after they were secured. There were about 200 dairy calf club members in Virginia during the year.

Assistance was given at six pure-bred dairy cattle sales and 297 head of dairy cattle were sold for a total of \$87,900.

Six educational exhibits were given at county and State fairs. Five counties were induced to exhibit county show herds at the State Fair as a result of the work of the extension specialist.

## **Marketing and Farm Economics**

### **PROJECT 9.**

The specialist in this line of work was not put on until June, 1920, and therefore has no report to make for the fiscal year ending June 30, 1920. The work in this department was put on at the insistent demand of the farmers of the State.

## **Agricultural Engineering**

### **PROJECT 10.**

The work of the farm engineering department has grown steadily during the last year. In fact, the demands have become so great that it has been found necessary to add to the specialist staff.

### **PERSONNEL.**

Mr. Charles E. Seitz was in charge of the work of this department. He was assisted by Mr. John S. Glenn and Mr. H. B. Boynton, who are both part time employees.



### PROBLEMS ATTACKED.

The principal farm and home problems attacked during the past year were as follows:

- |                    |                   |
|--------------------|-------------------|
| 1. Land Drainage.  | 3. Power Farming. |
| 2. Farm Buildings. | 4. Water Works.   |

### METHOD OF PROCEDURE.

Farm ditching machine organizations were developed in the State for the purpose of getting the tile drainage work done at a minimum cost.

Co-operative relations were established with the tractor and farm machine companies, with the ditching machine manufacturers, the United States Department of Agriculture, the State Commissioner of Agriculture, and the agricultural high schools.

Articles relating to the different projects were written for various county and farm journals. In advertising tractor demonstrations, posters were distributed throughout the territory of the demonstrations by the implement dealers. Bulletins and blue prints on various farm engineering projects were sent out to the farmers on request.

Where tile drainage demonstrations are conducted a representative farmer is chosen who wishes to tile drain his land with the assistance of the agricultural engineer. A drainage survey is made of his wet land and a map prepared showing the location of the tile system, size of tile, grades, etc. After making the map the engineer goes back to the farm, stakes off the work and instructs the farmer in the proper method of grading the ditches, laying the tile, etc. Sufficient time is spent with the farmer to insure that the work will be carried out successfully. Other farmers are invited in to see how the work is done. The farmers for whom work is done report results.

### RESULTS OBTAINED.

During the past year forty-eight county agents were trained and aided by specialists in this department. Others given some assistance were: Fifty Smith-Hughes high school teachers, 5 members of the college staff, 6 specialists of the Extension Division, 4 ditching machine operators, 2 agricultural agents of banks, and 3 agricultural agents of railroads.

Three hundred and five farmers conducted drainage demonstrations. 120 of these farmers were given personal assistance by the engineers; 185 were given assistance through letters and bulletins, and 218 farmers were given assistance on miscellaneous engineering problems. Twenty farmers conducted farm building demonstrations. Fifty-five farmers conducted farm water supply demonstrations.

Thirty-two complete farm drainage surveys were made and maps prepared comprising 2,055 acres. Fifty-three preliminary examinations were made of farms having overflow and swamp land.

Perhaps the most outstanding piece of extension work accomplished under this project was that of getting a department of agricultural engineering established in the college. The work of the Extension Agricultural Engineer was directly responsible for the establishment of this department.

## Home Demonstration Work With Negroes

### PROJECT 11.

Up until 1920 the work with negro women was done in co-operation with the school work under the Jeanes Fund. About twenty-five agents were employed for the three summer months.

Beginning with 1920, it was decided to change the plan for doing this work because it was realized that the agents did not give sufficient time to the home demonstration work to get the best results. It was decided to put the negro women's work on the same basis as the men's work; that is, to get a small local appropriation from some source and carry on the work throughout the year. However, on account of lack of funds, this plan could not be put into effect immediately. April 1, 1920, a negro woman in each of the following counties began home demonstration work: Amherst, Campbell, Caroline, Dinwiddie, Elizabeth City, Gloucester, Nansemond, Sussex and Montgomery. These agents were employed during the months of April, May, June, July and August.

### METHOD OF PROCEDURE.

Miss Lizzie Jenkins, with headquarters at Hampton Institute, was district agent in charge of the negro home demonstration work. She worked directly under the supervision of Mrs. M. M. Davis, State agent of all home demonstration work in Virginia. The local home demonstration agents enrolled the negro women and girls in home demonstration clubs just as is being done by the white agents. These women and girls conducted demonstrations in sewing, cooking, gardening, canning, sanitation, etc.

### RESULTS OBTAINED.

The negro home demonstration agents organized fifty-seven girls' clubs, which held regular meetings with a total attendance of 2,603. In these meetings the girls received instructions in sewing, cooking, gardening, canning, serving meals, crocheting, home sanitation and other things necessary to good housekeeping. In every county the girls have been active in efforts to raise funds to aid in improving schools and churches. Occasionally there was a girl who had to leave home to earn money. The agents have helped to secure places for these girls and have followed them up afterwards. In most cases, they have been successful in persuading these girls to enter such schools as Petersburg, Lawrenceville, Hampton and Christiansburg.

For the period ending August 31, 1920, the girls put up 16,888 quarts of vegetables and 2,871 quarts of fruit.

The work with the negro women has been devoted largely to stressing better living conditions in the homes. More home conveniences, better sanitary conditions, and better methods of feeding children have been stressed in addition to the work in canning and preserving.

Seventy-three women's clubs held regular meetings, with a total attendance of 3,257; 27,940 quarts ofruit were canned, 22,895 quarts of vegetables, 4,432 pints of jellies and marmelades, 2,417 pounds of fruit were dried and 1,619 pounds of vegetables brined.

It is impossible to estimate the good done by these negro agents among the women of their race. They go about their daily tasks in a quiet way and convince their people that much which has been wasted could have been saved.

## Negro County Agent Work

### PROJECT 12.

There is a large section in Eastern Virginia where the negro population runs from 40 to 60 per cent of the total farming population. For this reason it was early deemed advisable in Virginia to do some special farm demonstration work with negro farmers. Experience has taught us that work can best be done with negro farmers through negro agents, and for this reason we have negro men trained at Hampton and other negro colleges, to carry on this work. J. B. Pierce, who has direct charge of the negro agents, has his headquarters at Hampton Institute. The officials of Hampton have always cooperated to the fullest extent in carrying on this work. We believe that the plan outlined for doing negro work in Virginia is very effective.

### PERSONNEL.

The negro county agents are known as local agents, and are located at the county seats or somewhere near the center of the county. During the past year, as stated before, J. B. Pierce has had general charge of this project. He has also had some work in adjoining States. He has had associated with him the following district and county agents:

#### DISTRICT AGENTS.

J. E. Bagley.....	District agent.....	Hampton, Va.
J. L. Charity.....	District agent.....	Richmond, Va.
G. E. Oliver.....	District agent.....	Crewe, Va.

#### COUNTY AGENTS.

C. C. Archer.....	Local agent.....	Amelia county.
L. W. Bradley.....	Local agent.....	Goochland county.
W. H. Craighead.....	Local agent.....	Caroline county.
A. B. Doles.....	Local agent.....	Southampton county.
*S. J. Ellis.....	Local agent.....	Buckingham county.
W. H. George.....	Local agent.....	Surry county.
H. C. Green.....	Local agent.....	Brunswick county.
C. G. Greer.....	Local agent.....	Albemarle county.
M. D. Jones.....	Local agent.....	Sussex county.
R. F. Jones.....	Local agent.....	Chesterfield county.
*C. H. Jordan.....	Local agent.....	Isle of Wight county.
J. W. Lancaster.....	Local agent.....	Prince Edward county.
R. D. Lemon.....	Local agent.....	Gloucester county.
J. W. Logan.....	Local agent.....	Buckingham county.
N. D. Morse.....	Local agent.....	Mecklenburg county.
A. W. Pegram.....	Local agent.....	Dinwiddie county.
Alexander Scott.....	Local agent.....	Prince George county.
D. H. Smith.....	Local agent.....	Lunenburg county.
W. H. Walton.....	Local agent.....	Powhatan county.
R. E. F. Washington.....	Local agent.....	Charles City county.
J. F. Wilson.....	Local agent.....	Charlotte county.
R. L. Wynn.....	Local agent.....	Nottoway county.
*W. G. Young.....	Local agent.....	Caroline county.



## ORGANIZATIONS.

The negro agents have perfected very definite organizations for carrying on demonstration work with the negro farmers. Every agent has an advisory board, a county farm organization and a number of local community clubs. These community and county organizations have regular meetings at which farm demonstration work is discussed and various projects outlined.

The negro agents also report thirty-one buying and selling organizations as having done a buying business amounting to \$33,996 at a saving of \$7,918 during the past year. Every county with negro work has a summer farmers' conference and an agricultural fair.

## PROBLEMS ATTACKED.

The principal problems attacked by the negro agents are:

First: Better organization among negro farmers for agricultural work.

Second: Production of food and feed supplies for home use.

Third: Economic production of all farm crops.

Fourth: Better methods of living among negro farmers.

The twenty-two negro agents, in performance of their duties during the past year, traveled 59,948 miles by auto or team and 11,288 miles by rail. They made 16,760 visits to farmers, club members and others interested in their work, wrote 6,558 official letters, answered 1,397 personal calls and addressed 1,226 meetings with a total attendance of 88,235 people.

## RESULTS OBTAINED.

The local agents conducted demonstrations with all the leading farm crops grown by the negro farmers of this State. The results of these demonstrations with the various crops and live stock are given below.

## CROP DEMONSTRATIONS WITH NEGROES.

<i>Kind of Demonstration.</i>	<i>Number of Demonstrators.</i>	<i>Number of Acres.</i>	<i>Yield Per Acre.</i>
Corn .....	378	1,439	38 bushels
Cotton .....	30	57	1,010 pounds
Tobacco .....	63	141	788 pounds
Wheat .....	154	646	13 bushels
Oats .....	57	422	48 bushels
Rye .....	26	114	18 bushels
Alfalfa .....	28	42	3.5 tons
Mixed grasses and clover .....	93	351	2 tons
Red clover .....	78	296	2 tons
Soy beans .....	30	159	14 bushels
Cowpeas .....	84	228	11 bushels
Peanuts .....	59	279	62 bushels
Irish potatoes .....	20	30	77 bushels

The above report shows that the demonstrations carried on by the negro agents produced much higher yields than those made by the average negro farmers in the section. The negroes as a rule use poorer methods and get

smaller yields than white farmers. However, the yields of negro demonstrators compared very favorably with the yields secured by the best white farmers.

The work of the co-operators, many of whom follow the advice of the agent explicitly but do not make reports, is not included in the above total, as accurate figures were not available. Neither is the work done with home orchards included. The reports of the negro agents show that during the year they inspected 679 home orchards, pruned 517, sprayed 161 and treated 199 for borers. These orchards contained a total of 41,491 trees.

#### LIVE STOCK DEMONSTRATIONS.

Up until the present time the negroes have not done a great deal of work with the larger types of live stock. However, a number of demonstrations were conducted with poultry, hogs and dairy cattle. The most interesting work with live stock was probably done with poultry. The negro agents report twenty-nine demonstrations with 4,562 birds. They also report improved poultry management methods on 3,247 farms with 91,742 birds. One hundred and forty-one communities were started to work with one breed. Pure-bred cockerels were, in many instances, donated by the poultry department of Hampton Institute. A special campaign was put on for better poultry houses and better methods of getting rid of insects and diseases.

Seventy-four pure-bred boars and ninety-three pure-bred sows were bought by the farmers due to the local agents' influence. Six hundred and fifty-nine farmers were influenced to grow grazing crops for hogs.

Eight pure-bred dairy bulls, seven pure-bred cows and fifty grades were bought by negro farmers due to the agents' influence. Three hundred and fifteen negro farmers were aided in feeding better balanced rations.

#### MISCELLANEOUS DEMONSTRATIONS.

The negro agents have always done considerable work along miscellaneous lines, especially in the improvement of homes and homesteads. Their reports show that during the past year the following things were accomplished:

Number of farmers induced to take better care of manure .....	4,207
Number of farmers induced to build manure sheds.....	229
Number tons manure saved by these farmers.....	134,000
Number of dwellings erected.....	282
Number of dwellings improved.....	884
Number of buildings painted or whitewashed.....	1,537
Number of building plans furnished.....	43
Number of water and lighting systems installed.....	26
Number of homes screened against flies.....	3,698
Number of sanitary conditions improved.....	3,046
Number of farmers adopting systematic crop rotations..	1,368
Number of farm implements bought.....	6,140
Number of animals treated for insect and other diseases .....	22,686

The extension work done among negro farmers in the past has been greatly appreciated by the negroes and has received the support of the white farmers in the counties. Many of the county boards of supervisors make direct ap-

appropriations for the support of this work. We believe that it is the best form of educational work done among the negro farmers of the State.

## **Boys' Club Work**

### **PROJECT 14.**

The enrollment in boys' clubs for 1920 showed a substantial increase over 1919. However, this increase was largely in poultry and live stock demonstrations. The enrollment in peanut demonstrations also showed an increase, and other minor crop club demonstrations remained at about the same point, while the corn club demonstrations, which have been gradually falling off for several years, dropped from 2,052 in 1919 to 1,332 in 1920.

It is felt that club work is on a better basis at the present time and better results are being secured than ever before in the history of the work.

### **PERSONNEL.**

Mr. Charles G. Burr is State agent of boys' club work, and during the past year has been assisted by Mr. C. A. Montgomery. Most of the time of the State club leaders is spent in the field with the agents, only sufficient time being spent at headquarters to plan the work, supply agents with material, and get out the club publications.

The boys' club work is directly under the supervision of the assistant director of extension in charge of farm demonstration work, club activities being considered a part of the county agents' regular activities rather than a separate department. The State club leaders have no administrative authority. We feel that this is much the best system of organization for this State.

### **CLUB ORGANIZATION.**

The organization of agricultural clubs as an effective medium of supervising and managing club demonstrations, as well as training the country boys and girls in leadership, was stressed throughout the year. Probably every agent undertook this as a definite part of his club work. Organization work done in some counties was especially gratifying, though it has been difficult to get complete reports from the agents on their organization activities. Reports for the past year show that the county agents organized 160 clubs with a membership of 2,180, and that these clubs held an average of eight meetings each during the year. Reports also show that 11,016 club members attended the meetings and 7,815 visitors. Sixty per cent of the members in organized clubs turned in complete reports of their club activities.

### **PROBLEMS ATTACKED.**

The aims of the boys' club department are, briefly, as follows:

First: To increase the economic production of farm crops.

Second: To train farm boys in progressive farm practices through practical demonstrations on the farm.

Third: To increase interest in farm life and rural development.



Fourth: To interest adult farmers in progressive farming through demonstrations conducted by farm boys.

Fifth: To bring about efficient rural organization for economic and social purposes by training farm boys in organization.

#### METHOD OF PROCEDURE.

To accomplish these aims, farm boys are organized into corn clubs, pig clubs, poultry clubs, baby beef clubs, dairy clubs, peanut clubs and miscellaneous clubs. Efforts are made whenever possible to have the club members in the different sections of the county organized into community groups which hold regular meetings at which the county agent brings to them information in regard to the various projects which they are undertaking. Assistance is rendered by the subject-matter specialists in agronomy, horticulture, animal husbandry, poultry, dairying, agricultural engineering, etc.

Publicity is secured through the monthly club paper, of which 10,000 copies are distributed monthly, articles and stories in newspapers and agricultural papers, circular letters, stereopticon slides, exhibits at fairs and speeches at public meetings.

Short courses for instructional purposes and training in leadership are held in the counties, in the districts and at the State Agricultural College.

#### RESULTS OBTAINED.

During the past year 6,647 boys were enrolled in agricultural clubs. These boys handled \$137,348 worth of farm products at a net profit of \$58,750.

One thousand seven hundred and fifty-four of these boys were enrolled in plant clubs, 3,337 in animal clubs, and the remainder in miscellaneous club activities. The enrollment in the baby beef club was considerably larger than it has ever been before. Four carloads of 109 baby beeves were sold at the State Fair, the top carload bringing 19 cents per pound, the second carload 18¼ cents, the third carload 15¾ cents and the fourth carload 15¼ cents.

One hundred and eighty-two club members attended the State Short Course at Blacksburg, 152 club members attended the District Short Course at Fredericksburg, and 40 club members attended the Tri-State Club Camp at Grottoes, in addition to club members attending the regular county short courses.

Full statistical results for each club projects are given in the statistical report submitted herewith.

### **Agronomy**

#### PROJECT 16.

The work under the agronomy project was greatly interfered with on account of the fact that the specialist who had charge of this project resigned December 31, 1920. It was impossible to secure the right kind of man to take his place until April 1, 1921. However, the work under this project is now gaining rapid headway, and seed certification is becoming one of the most popular projects carried on in the State.

### PERSONNEL.

Mr. J. C. Hart had charge of extension work in agronomy from July 1, 1920, to December 31, 1920, at which time he resigned. The vacancy made by his resignation was filled on April 1, 1921, Mr. W. G. Wysor taking charge of the project.

### PROBLEMS ATTACKED.

The main problems attacked when the project was in charge of Mr. J. C. Hart were increased crop production, soil management and farm management.

When Mr. Wysor took up the work it was decided to make seed certification the principal problem attacked by the department. A secondary or minor project was to promote the more general and intelligent use of lime.

### METHODS EMPLOYED.

Field demonstrations, personal visits to county agents, public meetings, bulletins, personal letters, press articles, etc., were all used in carrying out the work under this project.

A state-wide seed growers' organization, known as the Virginia Crop Improvement Association, was formed in April. This association is an organization of Virginia farmers who, in co-operation with the State Agricultural College, are specializing in the production and marketing of certified seed. On June 30th this organization had about 250 members.

### RESULTS OBTAINED.

The county agents were requested to select one farmer in each county to begin breeding certified corn. Similar requests were made for a limited number of farmers in each county to grow certified cowpeas, soy beans, wheat, corn, oats, rye and barley. Forty-two county agents definitely undertook work in this project and started the required breeding work with some or all of the crops eligible for certification.

Fifty county agents were given some training and information as to the methods of conducting seed certification.

Two hundred and fifty farmers started demonstrations in certified seed production between April 1st and June 30th.

One hundred and twenty-five farm management record books were kept and completed during 1919, and 150 were started in 1920. A State corn show was put on in Roanoke in December.

An extensive exhibit was put up at the State Fair showing the work of the department.

## **Plant Pathology**

### PROJECT 17.

The special work in plant pathology has been largely with diseases of field crops. The diseases of fruits and vegetables are taken care of by the specialists in horticulture and vegetable gardening.

## PERSONNEL.

Mr. R. C. Thomas has had charge of the extension work in plant pathology during the past year. He has been very closely associated with Dr. Fromme, who is subject-matter head of the plant pathology work in the college, and has received considerable assistance from Dr. Fromme in planning and carrying out his work.

## PROBLEMS ATTACKED.

During the past year special attention has been given to the following problems:

1. Seed borne diseases of wheat and other cereals and their control by the hot-water method.
2. Treatment of tobacco seed for control of wildfire and angular spot.
3. Demonstrations in the control of root, stalk and ear rots of corn by the use of the improved rag doll germinator.
4. Cabbage diseases and the use of seed treatment and resistant varieties.

## METHODS OF PROCEDURE.

The plan followed by the specialist in plant pathology was, first, to give considerable publicity to the problems attacked through the Extension Division News, daily and farm papers, and through personal letters to county agents. The county agents then arrange for demonstrations of the different methods of seed treatment. The specialists attend these meetings and give the county agents and the farmers assembled instruction in seed treatment. In some cases special treating stations were established. In other cases seed was sent to the specialists at headquarters for treatment.

## RESULTS OBTAINED.

A hot-water treating plant was established in Rockingham county by the interested farmers in that section, at which 639 bushels of grain were treated for fifty-four farmers. A second treating station was established near Roanoke. This plant was financed by the Association of Commerce. Sixty-seven bushels of wheat were treated for eight farmers. A third treating station was established at Blacksburg, at which sixty-two bushels of wheat were treated for six farmers.

Demonstration treatments were also made in Washington and Rockingham county. All the treated grain was planted alongside untreated grain for demonstration purposes.

Tobacco growers in Virginia and other States have suffered severe losses from wildfire and angular spot during the last few years. A method of seed treatment has been worked out at the Virginia Experiment Station which largely controls these diseases. This treatment was carried to the farmers by the specialists in plant pathology. Demonstrations were conducted in sixteen counties with a total attendance of 1,500 farmers. At these demonstrations 1,200 lots of seed were treated. In addition, 1,100 lots of seed were treated at the central office. In view of the fact that quite a few lots of seed were divided



among several people, it is probable that not less than 2,500 farmers planted treated seed this year.

The work of demonstrating the control of corn root rot, a disease which destroys at least 5 per cent of the corn crop of the State each year, was begun March 1st. An improved rag doll germinator electrically heated was installed in the laboratory of the department of plant pathology and arrangements made to have corn brought in to be tested. Six farmers tested their seed at this place. In addition, instructions were given to Smith-Hughes teachers and county agents in the use of the rag doll germinator.

A demonstration with the use of resistant strains of cabbage was carried on in Smyth county. This demonstration promises to revolutionize cabbage production in Southwest Virginia, as it showed conclusively that the resistant seed gave much better results than the seed ordinarily planted.

## **Poultry Husbandry**

### **PROJECT 19.**

Extension work in poultry husbandry has grown very rapidly in the last few years. Poultry raising is one of the most important lines of farming in the State when the total value of poultry products is considered. There are very few large poultry plants in Virginia, but practically every farm carries some form of poultry. A determined effort has been made in the last year to replace mongrel poultry with pure-breds, and to weed out the unprofitable hen by culling.

### **PERSONNEL.**

Mr. A. F. Treakle is the leader of the poultry project and has associated with him as assistants A. L. Dean, Miss Bessie Hodsen and Mrs. A. F. Treakle. Miss Hodsdon gives most of her time to poultry work with the women agents. All poultry work is done through county farm and home demonstration agents.

### **PROBLEMS ATTACKED.**

The principal problems attacked by the extension workers in poultry during the past year have been as follows:

1. Early hatching.
2. Care of baby chicks.
3. Feeding for egg production.
4. Culling the non-profitable hen.
5. Increasing the number of standard bred flocks.
6. Better poultry houses.
7. Planning egg laying contests.

### **METHODS OF PROCEDURE.**

Circulars and bulletins were prepared on the various lines of poultry work and distributed to the poultry producers of the State through the county agents. Special articles have been furnished the Club Letter, the Extension

Division News, daily and weekly papers. Special lectures and demonstrations have been given to farmers and club members in every section of the State. Poultry clubs have been formed among the raisers of standard bred flocks. Community and county shows have been encouraged. There has been close co-operation with the Roanoke Poultry Fanciers' Association, the Old Dominion Poultry Association, the Virginia Poultry Association, local poultry associations and farmers' unions and farm bureaus.

#### RESULTS OBTAINED.

Two hundred and seventy-eight meetings and demonstrations were held, attended by about 15,000 farm men and women.

One thousand farm flocks were directly affected by extension work in poultry.

Culling demonstrations were given in practically every county having an agent. Hundreds of poultry owners were taught how to cull. Three thousand one hundred and ninety-seven boys and girls were enrolled in poultry clubs and carried out some phase of definite poultry improvement work.

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# REPORT

of the

## Joint Committee on the Re-apportionment of the State Into Senatorial and House Districts

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*To the General Assembly of Virginia:*

Pursuant to a joint resolution agreed to by the General Assembly of Virginia, at the session of 1920, the President of the Senate appointed:

Senators Saxon W. Holt, E. Lee Trinkle, W. A. Garrett, James E. Cannon, the committee on the part of the Senate, and the Speaker of the House of Delegates appointed: Messrs. E. Griffith Dodson, Thomas W. Ozlin, B. F. Noland, John W. Stephenson, R. A. Anderson, the committee on the part of the House of Delegates, which two composed the joint committee provided by said resolution, charged with a re-apportionment of the State into senatorial and house districts, as required by section 43 of the Constitution, and in accordance with the result of the 1920 census.

The committee met on March 14, 1920, and organized by electing Hon. John W. Stephenson, of Bath, its chairman.

Shortly thereafter Senator Trinkle resigned and the President of the Senate appointed Senator W. L. Andrews, of Roanoke, to take the place of Senator Trinkle.

Mr. R. A. Anderson, having accepted a post of honor and emolument with the Federal government, the Speaker of the House of Delegates appointed Mr. C. C. Hyatt, of Tazewell, in his stead.

Mr. John W. Stephenson, the honored chairman of the committee, having died, the Speaker of the House of Delegates appointed Mr. J. R. Horsley, of Appomattox, in his stead, and at a meeting of the joint committee held on November 15, 1921, Mr. Thomas W. Ozlin, of Lunenburg, was elected chairman.

The census disclosing a total population of 2,306,351, the average bases of apportionment is:

Senate . . . . .	57,567
House . . . . .	23,063

The joint committee set itself to the task making as nearly equal apportionment, in each case, as possible, but found itself confronted with many difficulties such as natural topographical barriers, divergent business and



social interests, lack of communication by rail or highway, and disinclinations of communities to breaking up political ties of long standing, resulting in some cases of districts requesting to remain with populations more than their averages rather than have their equal representation with the changed conditions.

Your committee has given every opportunity for the people to be heard and has used every endeavor so to arrange the districts as to meet the views of those affected.

The results reached are shown by the apportionments following, which gives the districts their population according to the 1920 census, and the population in each case over or under the general average. As required by the joint resolution, bills have been prepared amending sections 78 and 79 of the Code in according with this apportionment and will be introduced by members of this committee, in the respective Houses, at the coming session of the General Assembly.

The apportionment is as follows:

# House of Delegates—Basis 23.063

NEW DISTRICTS.	1920 Population	New Representa- tion. Number Delegates.	Variation in Population.	
			Over	Under
1—Accomac.....	34,795	1	11,732	.....
2—Albemarle.....	26,005	2	.....	6,064
Charlottesville.....	10,688			
Greene.....	6,369			
	43,062			
3—Alexandria city.....	18,060	1	.....	5,003
4—Arlington.....	16,040	1	.....	7,023
5—Alleghany.....	15,332	1	4,822	.....
Clifton Forge.....	6,164			
Bath.....	6,389			
	27,885			
6—Amherst.....	19,771	1	.....	3,292
7—Appomattox.....	9,255	1	1,077	.....
Buckingham.....	14,885			
	24,140			
8—Nottoway.....	14,048	1	.....	1,266
Amelia.....	7,749			
	21,797			
9—Augusta.....	34,671	2	4,099	.....
Staunton.....	10,623			
Highland.....	4,931			
	50,225			
10—Bedford.....	30,669	1	7,606	.....
11—Botetourt.....	16,557	1	.....	2,406
Craig.....	4,100			
	20,657			
12—Brunswick.....	21,025	1	.....	2,038
13—Buchanan.....	15,441	1	5,920	.....
Dickenson.....	13,542			
	28,983			

NEW DISTRICTS.	1920 Population	New Representa- tion. Number Delegates.	Variation in Population.	
			Over	Under
14—Prince Edward.....	14,767	1	815	.....
Cumberland.....	9,111			
	23,878			
15—Campbell.....	26,716	1	3,653	.....
16—Caroline.....	15,954	1	1,625	.....
King William.....	8,734			
	24,688			
17—Carroll.....	21,283	1	.....	1,780
18—Charlotte.....	17,540	1	.....	5,523
19—Chesterfield.....	20,496	1	.....	2,567
20—Clarke.....	7,165	1	3,446	.....
Frederick.....	12,461			
Winchester.....	6,883			
	26,509			
21—Madison.....	9,595	1	.....	148
Orange.....	13,320			
	22,915			
22—Dinwiddie.....	17,949	1	.....	5,114
23—Elizabeth City.....	25,144	1	2,081	.....
24—Fairfax.....	21,943	1	.....	1,120
25—Fauquier.....	21,869	1	.....	1,194
26—Franklin.....	26,283	1	3,220	.....
27—Franklin (over).....	3,220	1	.....	6,720
Floyd.....	13,115			
	16,335			
28—Giles.....	11,901	1	.....	5,569
Bland.....	5,593			
	17,494			
29—Gloucester.....	11,894	1	.....	2,722
Mathews.....	8,447			
	20,341			



NEW DISTRICTS.	1920 Population	New Represent- ation. Number Delegates.	Variation in Population.	
			Over	Under
30—Goochland.....	8,863	1	899	
Fluvanna.....	8,547			
Powhatan.....	6,552			
	23,962			
31—Grayson.....	19,816	1		3,247
32—Halifax.....	41,365	2		4,761
33—Hanover.....	18,088	1		4,975
34—Henrico.....	18,972	1		4,091
35—Henry.....	19,909	1		3,154
36—Isle of Wight.....	14,433	1		8,630
37—Lancaster.....	9,757	1		1,788
Northumberland.....	11,518			
	21,275			
38—Lee.....	25,293	1	2,230	
39—Loudoun.....	20,577	1		2,486
40—Louisa.....	17,089	1		5,974
41—Lunenburg.....	15,260	1		7,803
42—Lynchburg.....	29,956	1	6,893	
43—Rappahannock.....	8,070	1		1,701
Culpeper.....	13,292			
	21,362			
44—King and Queen.....	9,161	1	2,797	
Middlesex.....	8,157			
Essex.....	8,542			
	25,860			
45—Mecklenburg.....	31,258	1	7,145	
46—Montgomery.....	18,595	1	159	
Radford.....	4,627			
	23,222			
47—Nansemond.....	20,199	1	6,159	
Suffolk.....	9,123			
	29,222			

NEW DISTRICTS.	1920 Population	New Represent- ation. Number Delegates.	Variation in Population.	
			Over	Under
48—Nelson.....	17,277	1		5,786
49—Newport News.....	35,596	1	12,533	
50—New Kent.....	4,541	1	455	
Charles City.....	4,793			
James City.....	6,138			
York.....	8,046			
	23,518			
51—Norfolk city .....	115,777	4	23,525	
52—Norfolk county.....	57,358	2	11,232	
53—Norfolk county (over).....	11,232	1	1,795	
Princess Anne.....	13,626			
	24,858			
54—Northampton.....	17,852	1	6,521	
Accomac (over).....	11,732			
	29,584			
55—King George.....	5,762	1	373	
Westmoreland.....	10,240			
Richmond.....	7,434			
	23,436			
56—Patrick.....	16,850	1		6,213
57—Pittsylvania.....	56,368	3	8,718	
Danville.....	21,539			
	77,907			
58—Petersburg.....	31,002	1	7,939	
59—Portsmouth.....	54,287	2	8,261	
60—Pulaski.....	17,111	1		5,952
61—Richmond city.....	171,667	7	10,226	
62—Roanoke city .....	50,842	2	4,716	
63—Roanoke county.....	22,395	1		668
64—Rockbridge.....	20,626	1	1,474	
Buena Vista.....	3,911			
	24,537			

NEW DISTRICTS.	1920 Population	New Representa- tion. Number Delegates.	Variation in Population.	
			Over	Under
65—Rockingham..... Harrisonburg.....	30,047 5,875	2		10,204
	35,922			
66—Page..... Warren.....	14,770 8,852	1	559	
	23,622			
67—Russell.....	26,786	1	3,723	
68—Scott.....	24,776	1	1,713	
69—Shenandoah.....	20,898	1		2,165
70—Smyth.....	22,125	1		938
71—Southampton.....	27,555	1	4,492	
72—Spotsylvania..... Fredericksburg.....	10,571 5,882	1		6,610
	16,453			
73—Stafford..... Prince William.....	8,104 13,660	1		1,299
	21,764			
74—Surry..... Prince George..... Hopewell.....	9,305 12,915 1,397	1	554	
	23,617			
75—Sussex..... Greensville.....	12,834 11,606	1	1,377	
	24,440			
76—Tazewell.....	27,840	1	4,777	
77—Washington..... Bristol.....	32,376 6,729	2		7,021
	39,105			
78—Warwick..... Newport News (over).....	11,417 12,533	1	887	
	23,950			
79—Wise.....	46,500	2	374	
80—Wythe.....	20,217	1		2,846



# Senate of Virginia—Basis 57.659

DISTRICTS.	1920 Population	New Represent- ation. Number Delegates.	Variation in Population.	
			Over	Under
1—Accomac.....	34,795	1		5,012
Northampton.....	17,852			
	52,647			
2—Norfolk city.....	115,777	2	459	
3—Norfolk county.....	57,358	1	13,325	
Princess Anne.....	13,626			
	70,984			
4—Portsmouth.....	54,387	1		3,272
5—Nansemond .....	20,199	1	13,651	
Suffolk.....	9,123			
Southampton.....	27,555			
Isle of Wight.....	14,433			
	71,310			
6—Sussex.....	12,834	1		9,602
Surry.....	9,305			
Prince George.....	14,312			
Greensville.....	11,606			
	48,057			
7—Mecklenburg.....	31,208	1		5,426
Brunswick.....	21,025			
	52,233			
8—Dinwiddie.....	17,949	1		8,698
Petersburg.....	31,012			
	48,961			
9—Amelia.....	7,749	1	717	
Nottoway.....	14,048			
Lunenburg.....	15,260			
Prince Edward.....	14,767			
Powhatan.....	6,552			
	58,376			
10—Halifax.....	41,365	1	1,246	
Charlotte.....	17,540			
	58,905			

DISTRICTS.	1920 Population	New Represent- ation. Number Senators.	Variation in Population.	
			Over	Under
11—Appomattox.....	9,255	1		4,637
Buckingham.....	14,885			
Amherst.....	19,771			
Cumberland.....	9,111			
	53,022			
12—Campbell.....	26,716	1		987
Lynchburg.....	29,956			
	56,672			
13—Pittsylvania.....	56,388	2		622
Danville.....	21,539			
Henry.....	19,909			
Patrick.....	16,860			
	114,696			
14—Carroll.....	21,283	1		3,445
Grayson.....	19,816			
Floyd.....	13,115			
	54,214			
15—Washington.....	32,376	1	3,571	
Bristol.....	6,729			
Smyth.....	22,125			
	61,230			
16—Scott.....	24,776	1		7,590
Lee.....	25,293			
	50,069			
17—Wise.....	46,500	1	2,383	
Dickenson.....	13,542			
	60,042			
18—Buchanan.....	15,441	1	12,408	
Tazewell.....	27,840			
Russell.....	26,786			
	70,067			
19—Wythe.....	20,217	1		2,802
Bland.....	5,593			
Giles.....	11,901			
Pulaski.....	17,106			
	54,817			

DISTRICTS.	1920 Population	New Represent- tation. Number Senators.	Variation in Population.	
			Over	Under
20—Bath.....	6,389	1		4,186
Craig.....	4,100			
Botetourt.....	16,557			
Allegheny.....	15,332			
Clifton Forge.....	6,164			
Highland.....	4,931			
	53,473			
21—Roanoke city.....	50,843	2	7,299	
Roanoke county.....	22,359			
Montgomery.....	18,505			
Radford.....	4,627			
Franklin.....	26,283			
	122,617			
22—Rockbridge.....	20,626	1		2,453
Buena Vista.....	3,911			
Bedford.....	30,669			
	55,206			
23—Augusta.....	34,671	1	4,912	
Staunton.....	10,623			
Nelson.....	17,277			
	62,571			
24—Rockingham.....	30,047	1		6,967
Harrisonburg.....	5,875			
Page.....	14,770			
	50,692			
25—Frederick.....	12,461	1		1,490
Winchester.....	6,883			
Shenandoah.....	20,808			
Warren.....	8,852			
Clarke.....	7,165			
	56,169			
26—Albemarle.....	26,005	1	3,545	
Charlottesville.....	10,688			
Greene.....	6,369			
Madison.....	9,595			
Fluvanna.....	8,547			
	61,204			



DISTRICTS.	1920 Population	New Represent- tation. Number Senators.	Variation in Population.	
			Over	Under
27—Fredericksburg.....	5,882	1		2,693
Spotsylvania.....	10,571			
Louisa.....	17,089			
Orange.....	13,320			
Stafford.....	8,104			
	54,966			
28—Rappahannock.....	8,070	1	6,149	
Fauquier.....	12,869			
Loudoun.....	20,577			
Culpeper.....	13,292			
	63,808			
29—Fairfax.....	21,943	1	12,044	
Arlington.....	16,040			
Alexandria.....	18,060			
Prince William.....	13,660			
	69,703			
30—King George.....	5,762	1		12,948
Westmoreland.....	10,240			
Northumberland.....	11,518			
Lancaster.....	9,757			
Richmond.....	7,434			
	44,711			
31—Caroline.....	15,954	1		6,020
King William.....	8,734			
Hanover.....	18,088			
Goochland.....	8,863			
	51,639			
32—King and Queen.....	9,161	1		3,412
Middlesex.....	8,157			
Gloucester.....	11,894			
Mathews.....	8,447			
York.....	8,046			
Essex.....	8,542			
	54,247			
33—Newport News.....	35,596	1	14,498	
Elizabeth City.....	25,144			
Warwick.....	11,417			
	72,157			

DISTRICTS.	1920 Population	New Represent- tation. Number Senators.	Variation in Population.	
			Over	Under
34—Henrico.....	18,972	1		2,719
Chesterfield.....	20,496			
Charles City.....	4,793			
James City.....	6,138			
New Kent.....	4,541			
	54,940			
35—Richmond city.....	171,667	3		1,310

Respectfully,

JAMES E. CANNON,  
SAXON W. HOLT,  
W. A. GARRETT,  
W. L. ANDREWS,

*Committee on the Part of the Senate.*

THOS. W. OZLIN,  
J. R. HORSLEY,  
C. C. HYATT,

*Committee on the Part of the House of Delegates.*

### Minority Report

*To the Members of the General Assembly:*

I cannot fully concur in the report of the joint committee for redistricting the State and for the following reasons:

Norfolk city, which I had the honor to represent in the House of Delegates, had according to the Federal census of 1920, 115,777 inhabitants.

The Federal census is by implication the constitutional basis for apportionment or reapportionment; and it is no excuse for a wrong to the people of a district to say that as great or greater wrongs were for political reasons perpetrated under the former apportionment.

In support of this argument, I quote Article IV, section 43, which reads:

"Sec. 43. *Apportionment of State into Senatorial and House Districts.*—The apportionment of the State into senatorial and house districts, made by the acts of the General Assembly, approved April the second, nineteen hundred and two, is hereby adopted; but a re-apportionment may be made in the year nineteen hundred and six, and shall be made in the year nineteen hundred and twelve, and every tenth year thereafter." You will note that the General Assembly may reapportion the State in 1906, but *must* in "1912 and every tenth year thereafter."

Clearly the intent of the Constitution is that the decennial census of the Federal government shall be taken as a guide. Representation is presumed always to be on a basis of population, and it is only through a recognition of this principle that the Southern States have been able to hold their congressional delegations.

Furthermore, the contention that Norfolk since 1920 has lost population is unsupported by fact and contrary alike to census estimates of the United States and of the health department of Norfolk; but if it were true, it would have no bearing on the point at issue since the Constitution of Virginia, as I have indicated, makes the decennial census the basis and does not consider the opinion, individual citizens having no means of ascertaining facts.

Norfolk had in 1920, 115,777, or 462 more than the number entitling that city to five delegates. I believe the population now to be greater, and it will soon annex a populous portion of Norfolk county.

There is a surplus of 1.795 from Norfolk county, and Portsmouth has an average of 8.261. Yet to placate a representative from the Valley of Virginia, claiming to know more about the local situation in Norfolk than does the government, the local health department and the signer of this protest, the committee decided to take from Norfolk one delegate, leaving more than 23,000 people of that city unrepresented proportionately and more than 10,000 people of Norfolk county and Portsmouth combined similarly disregarded.

I shall not protest any reasonable method of reconstructing district lines in the Valley, but I do protest against the injustice to more than 33,000 people in Norfolk and vicinity, just because Rockingham and Harrisonburg feel that they should have two delegates, although their average for one delegate is only 12,859, which might easily be merged with a contiguous county in such a way as to do justice to all.

For the reasons stated, I cannot fully concur in the report, and I am unwilling to believe that the General Assembly of Virginia will be a party to such a grave and indefensible injustice.

Respectfully submitted,

E. GRIFFITH DODSON.











HOUSE DOCUMENT No. 10.

# REPORT

OF

## VIRGINIA DEBT COMMISSION

MADE TO

### General Assembly of Virginia

January 11, 1922.

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RICHMOND, VA., *January 11, 1922.*

*To the General Assembly of Virginia:*

Your commission, appointed and acting under the joint resolution of the General Assembly entitled "A joint resolution to provide for adjusting with the State of West Virginia the proportion of the debt of the original State of Virginia proper to be borne by West Virginia, and for the application of whatever may be received from West Virginia to the payment of those entitled to same," approved March 6, 1894, and an act of the General Assembly entitled "An act to provide for the settlement with West Virginia of the proportion of the public debt of the original State of Virginia proper to be borne by West Virginia, and for the due protection of the Commonwealth of Virginia in the premises," approved March 6, 1900, beg leave to make a further and final report of their proceedings, as follows:

It will be noted from the last report of your commission, dated January 9, 1906, printed and referred to as Senate Document No. 1, session of 1906, that all efforts on the part of your commission to bring about a friendly adjustment and settlement with West Virginia of the liability of that State having proved ineffectual and unavailing, no alternative remained in the premises, in the judgment of your commission, except a suit against West Virginia, as authorized by the act aforesaid, and that your commission, having complied with the conditions of said act, and acting by and with the advice and approval of the Attorney General, had undertaken to bring such suit.

Accordingly, on the 28th day of February, 1906, the Commonwealth of Virginia, suing in her own right and as trustee for her creditors who had entrusted their obligations to her keeping, under her several funding acts,

by William A. Anderson, then her Attorney General, acting by the direction of your commission, filed her bill in the Supreme Court of the United States against the State of West Virginia, for the purpose of having a determination and settlement of West Virginia's liability for an equitable proportion of the public debt of the Commonwealth of Virginia prior to January 1, 1861.

A statement of the origin and subsequent history of the public debt of Virginia, its purposes and objects, West Virginia's participation in creating it and in the enjoyment of its benefits, the subsequent dismemberment of Virginia, and of West Virginia's assumption of an equitable share of said debt, were fully set forth in the bill.

The issues arising in the case, both of law and fact, were numerous, difficult and complicated, and every defense which able and learned counsel employed by West Virginia could suggest were interposed to the claims asserted by Virginia. Finally, after years of persistent litigation, protracted and searching inquiries and investigations conducted by a special master appointed by the court, covering thousands of pages, and repeated and exhaustive arguments before the master and the court itself, a final decision was rendered by the Supreme Court of the United States on the 14th of June, 1915, by which the court ascertained West Virginia's share of the debt to be \$12,393,929.50 (238 U. S., page 202). A final decree accordingly was entered in favor of the Commonwealth of Virginia against the State of West Virginia for the above sum with interest thereon from July 1, 1915, until paid, at the rate of five per cent. per annum, with costs to be equally divided, the said decree being as follows:

"This cause coming on to be heard on the pleadings and proofs; the reports of the special master, and the exceptions of the parties thereto, and was argued by counsel.

"On consideration whereof the court finds that the defendant's share of the debt of the complainant is as follows:

"Principal, after allowing credits as stated.....	\$ 4,215,622 28
"Interest from January 1, 1861, to July 1, 1891, at 4 per cent per annum .....	5,143,059 18
"Interest from July 1, 1891, to July 1, 1915, at 3 per cent per annum .....	3,035,248 04

"Making a total of interest of \$8,178,307.22, which, added to the principal sum, makes a total of.....\$12,393,929 50

"It is, therefore, now here ordered, adjudged and decreed by this court that the complainant, Commonwealth of Virginia, recover of and from the defendant, State of West Virginia, the sum of \$12,393,929.50, with interest thereon from July 1, 1915, until paid, at the rate of 5 per cent per annum.

"It is further ordered, adjudged and decreed that each party pay one-half of the costs.

"June 14, 1915."

After sundry efforts to enforce satisfaction of said decree, the court, in an opinion by the late Chief Justice White, delivered April 22, 1918, ordered a re-argument upon Virginia's motion for a writ of mandamus, and fixed the date of said argument after the February recess 1919. (246 U. S., page 565.) in the meantime the legislature of West Virginia, at its regular session of 1919, adopted a joint resolution inviting Mr. Randolph

Harrison to appear before the body in joint session on February 4, 1919, and address them on the subject of providing for the settlement of the decree of the court. Mr. Harrison, with the approval of your commission, accepted the invitation and made an address as the representative of Virginia to the legislature in joint session on the date mentioned. As a result of this address, a basis of settlement was reached, as shown by a concurrent resolution adopted by the legislature in regular session February 20, 1919, and in accordance therewith the legislature in extra session made provision for the settlement of said decree by an act entitled—

“An act providing for the payment of West Virginia's part of the public debt of Virginia prior to the first day of January, 1861, as ascertained by the judgment of the Supreme Court of the United States and adjusted by the two states, and to provide for the issuance of bonds and the raising and appropriation of money for the payment of said judgment,”

which act was approved by the Governor of West Virginia on the 1st day of April, 1919.

Copies of the concurrent resolution and the act aforesaid are filed herewith.

By the terms of said act settlement of the judgment was to be made as of January 1, 1919, by the payment of \$1,062,867.16, with interest thereon at five per centum per annum, until paid, together with one-half of the costs of the suit, in cash, and by payment of the residue, to-wit, \$13,500,000.00, in twenty year gold bonds of the State of West Virginia bearing three and one-half per cent interest, payable semi-annually, in the manner and on the terms as shown in said act.

Accordingly, in compliance with the terms of said act, the authorities of West Virginia, in due course, paid to the clerk of the Supreme Court of the United States one-half the costs of said suit, and paid to the Commonwealth of Virginia, acting by and through your commission, the cash payment aforesaid, to-wit, the principal sum of \$1,062,867.16, with accrued interest thereon, and delivered to the Commonwealth of Virginia, acting by and through your commission, the sum of \$12,366,500.00, face value, of gold bonds of the State of West Virginia, of the tenor and effect set forth in the said act of the legislature of that State.

The residue of said bonds as aforesaid, to the amount of \$1,133,500.00, face value, known as “reserve bonds,” were delivered as provided in said act to the board of public works of West Virginia, to be held in escrow upon the conditions and trusts set forth in section 6 of the said act, the purpose being that only such bonds should be retained in escrow as should be ascertained to represent the distributive share of such Virginia deferred certificates as should not have been, at the time when the West Virginia debt settlement act took effect (April 1, 1919) deposited with your commission or subject to its control. All of said reserve bonds found to be in excess of the amount necessary to be retained in escrow as aforesaid were to be delivered to the Commonwealth of Virginia, acting through your commission or other authorized representative. The object of this escrow feature of the settlement was to give the State of West Virginia the benefit of such reserve bonds as should remain in the custody of said board of public works uncalled for,



during the terms of the bonds, by your commission or other authorized representative of Virginia.

Upon the settlement of the judgment as aforesaid by the State of West Virginia, your commission caused satisfaction of said judgment to be entered of record in the Supreme Court of the United States, and in order that the interests of all parties concerned in said settlement might be safeguarded and the rights of the State protected, the Commonwealth of Virginia, at the relation of your commission, by John R. Saunders, Attorney General, filed her bill in the circuit court for the city of Richmond on the 20th of June, 1919, for the purpose of convening all parties in interest and having said court take charge of the fund in said cause, determine and adjudicate the rights of all parties in interest and distribute the said fund under its authority and direction. The said court took jurisdiction of said cause and designated the First National Bank of the city of Richmond as the depository of the court to receive the cash and bonds delivered to your commission in settlement of said judgment, which were at once deposited in pursuance of the order of the court with said bank, and such proceedings were had in said cause that on the 22nd day of July, 1920, the court, after full hearing, entered a decree confirming the report of Special Master Robert E. Scott, which contained an exhaustive review of all questions in the case, and directed a distribution of the cash and bonds in accordance with said report.

Under the decree aforesaid, your commission was authorized and directed to apply for and receive from the board of public works of the State of West Virginia on behalf of the Commonwealth of Virginia the reserve bonds of the State of West Virginia ascertained, as shown by the report of Special Master Robert E. Scott, to be in excess of the amount necessary for the State of West Virginia to retain in order to exchange the same, upon a proper distributive basis, for undeposited Virginia deferred certificates, to-wit, bonds of the State of West Virginia of the face value of \$272,275.37, and give proper receipt therefor; and your commission was further authorized and directed, upon the receipt of said excess bonds, to distribute the same as provided in schedule C of Special Master Scott's report, by delivering (1) to the Commonwealth of Virginia part of said bonds, to-wit, bonds of the par value of \$9,649.44, with all coupons attached—being the distributive share of the Commonwealth of Virginia of said bonds; (2) to Brown Brothers & Company, of New York city, depository of Virginia deferred certificates (deposited in pursuance of the joint resolution and act aforesaid, approved, respectively, March 6, 1894, and March 6, 1900), the residue of said bonds, to-wit, bonds of the par value of \$262,625.93, with all coupons attached—being the distributive share of the owners of the Virginia deferred certificates deposited with Brown Brothers & Company as aforesaid.

Your commission executed the duty imposed upon it as aforesaid, as follows:

By direction of your commission, the Honorable Joseph Button, its secretary, together with Major Samuel H. Williams, of the law firm of Randolph Harrison, of counsel for Virginia, visited Charleston, West Virginia, on July 29, 1920, and appeared before the board of public works of said State and presented their credentials, including a certified copy of the decree of the circuit court of the city of Richmond of July 22, 1920, and of the report of

Special Master Scott filed in said cause, and requested the delivery of the excess bonds as above stated. The said board complied with this request and delivered to Mr. Button, acting for your commission, coupon bonds of the State of West Virginia with all coupons attached, of the face value of \$272,000.00, together with two checks of the treasurer of the State of West Virginia—one for \$125.93, and one for \$149.44, the bonds and checks totalling \$272,275.37, the amount called for, and Mr. Button signed and delivered on behalf of your commission a proper receipt covering the delivery of said bonds and checks.

By direction of the decree aforesaid your commission, acting through its secretary, the Honorable Joseph Button, upon the receipt of said excess bonds and checks as aforesaid, delivered (1) to the Treasurer of Virginia part of the said bonds, to-wit, bonds of the par value of \$9,500.00, with all coupons attached, together with the check of the treasurer of West Virginia for \$149.44, the bonds and check aggregating \$9,649.44, the distributive share of the Commonwealth of Virginia of said bonds, and took the Treasurer's receipt for the same, dated August 4, 1920; and (2) to Brown Brothers & Company, depository of the Virginia deferred certificates as aforesaid, the residue of said bonds, to-wit, bonds of the par value of \$262,500.00, with all coupons attached, together with the check of the treasurer of West Virginia for \$125.93, the bonds and check aggregating \$262,625.93, being the distributive share of the owners of Virginia deferred certificates deposited with said Brown Brothers & Company, taking the receipt of said Brown Brothers & Company dated July 30, 1920.

Your commission, as futher directed by the decree aforesaid, caused its secretary, the Honorable Joseph Button, acting in conjunction with Brown Brothers & Company, to withdraw from the Central Union Trust Company of New York the Virginia deferred certificates deposited with it by Brown Brothers & Company and held subject to the order of your commission, and deliver the same to the Second Auditor of Virginia to be cancelled. In order to insure the due and proper execution of this requirement of the decree aforesaid and at the request of your commission, the Honorable John R. Saunders, Attorney General of Virginia, and Honorable Rosewell Page, Second Auditor of Virginia, accompanied the secretary of your commission, the Honorable Joseph Button, to New York, where they arrived on the 9th of August, 1920, and were joined by Randolph Harrison, of counsel for Virginia. After conference with Brown Brothers & Company, they adjourned to the Central Union Trust Company and presented their credentials and requested the Central Union Trust Company to deliver to Brown Brothers & Company and to the secretary of your commission the Virginia deferred certificates on deposit with said Central Union Trust Company as aforesaid. This was done, and a receipt covering the same duly executed was delivered to the Central Union Trust Company and a copy of said receipt forwarded to the First National Bank, of the city of Richmond, in accordance with the terms of the decree aforesaid. The Virginia deferred certificate were then delivered to the Hon. Rosewell Page, Second Auditor of Virginia, and were cancelled in the office of the Central Union Trust Company, in the presence of the above named State officials and a representative of Brown Brothers & Company, and the said cancelled certifi-

cates, amounting to \$14,368,842.63, were forwarded by the Hon. Rosewell Page to Richmond, Va., and duly listed and filed in his office.

The bonds of the State of West Virginia, amounting to \$12,366,500.00, held by the First National Bank of Richmond, as the depository of the circuit court of the city of Richmond, were then delivered by said bank as directed by the decree aforesaid of July 22, 1920, as follows:

To the Treasurer of the Commonwealth of Virginia bonds of the par value of \$438,368.90, with all coupons attached after July 1, 1920, as shown by the Treasurer's receipt, dated September 22, 1920, the same being the distributive share of the Commonwealth of Virginia of said bonds; and to Brown Brothers & Company the residue of said bonds, to-wit, bonds of the par value of \$11,928,231.10, with all coupons attached after July 1, 1920, as shown by the receipt of Brown Brothers & Company, dated August 20, 1920, the same being the distributive share of said bonds of the owners of Virginia deferred certificates deposited with said Brown Brothers & Company as aforesaid.

The "excess bonds" (\$272,275.37) and the bonds held by the First National Bank, of Richmond, as depository of the court (\$12,366,500.00) thus delivered in pursuance of the direction of the court, aggregated \$12,638,733.37, which accounts for all the bonds, amounting to \$13,500,000.00, issued by the State of West Virginia under the terms of settlement with that State except the reserve bonds, that is to say, bonds of the par value of \$861,224.63, with all coupons attached, held by the board of public works of West Virginia to be applied to the payment of the undeposited Virginia deferred certificates upon the basis approved by the court, as and when the same are presented for settlement.

Under the decree of the circuit court of the city of Richmond of July 22, 1920, as aforesaid, the Second Auditor of Virginia was designated and appointed as the representative of the Commonwealth of Virginia to effectuate the exchange of the undeposited Virginia deferred certificates for reserve bonds retained by the board of public works of West Virginia as aforesaid. To that end the Second Auditor was authorized and empowered to receive said Virginia deferred certificates when presented for settlement and to certify the same to the board of public works of West Virginia for payment upon the basis approved by the court, and to do all things necessary to such settlement in compliance with the terms thereof stipulated by the act aforesaid.

The Second Auditor, the Honorable Rosewell Page, immediately entered upon the duties imposed upon him by the decree aforesaid and has been diligent and successful in performing them. He gave due notice by circular letter to all concerned of his appointment by the court as the representative of the Commonwealth of Virginia to make the exchange aforesaid, and in the manner and on the terms specified, and invited those holding or owning undeposited Virginia certificates to file same with him for settlement.

By October 5, 1920, Virginia deferred certificates amounting to \$179,634.49 (of principal) had been filed with the Second Auditor for settlement which were duly certified by him to the board of public works of West Virginia for payment in reserve bonds to the value of \$156,125.79, with all coupons attached. To facilitate the exchange the Second Auditor, accom-



panied by Major S. H. Williams, of Mr. Harrison's law firm, visited Charleston, West Virginia, on the 7th day of October, 1920, and met the board of public works of that State—the meeting having been previously arranged by Mr. Harrison with the Governor of West Virginia. All details in relation to the delivery of said reserve bonds in settlement of undeposited Virginia deferred certificates were thus thoroughly considered and an understanding reached and the West Virginia authorities were invited to send a representative to Richmond to inspect the certificates which had been deposited with the Second Auditor and by him certified for payment. This was done, with the result that the board of public works of West Virginia delivered to the Second Auditor of Virginia three and one-half per cent twenty-year gold bonds of the State of West Virginia, with all coupons attached, together with the requisite fractional certificates aggregating (bonds and fractional certificates) \$156,125.79, the amount called for in settlement of \$179,634.49 of undeposited Virginia deferred certificates certified by the Second Auditor for payment as aforesaid. The above bonds and fractional certificates, together with the proceeds of the past due coupons, were promptly distributed by the Second Auditor among those entitled thereto, in satisfaction of the Virginia deferred certificates surrendered by them as aforesaid, and said certificates were cancelled and filed as required by the decree aforesaid.

By November 29, 1920, additional Virginia deferred certificates, amounting to the sum of \$145,923.40 (of principal), were received by the Second Auditor (Hon. Rosewell Page) from the owners thereof and were certified by him for payment to the board of public works of West Virginia and in due course he received in settlement thereof as required and called for three and one-half per cent twenty-year gold bonds and fractional certificates of the State, amounting to \$93,412.68, with all coupons attached to said bonds. The above bonds and fractional certificates, together with the proceeds of the past due coupons, were promptly distributed by the Second Auditor to the owners thereof in payment of their said certificates deposited as aforesaid which were cancelled by the said Second Auditor as required by the decree aforesaid.

By January 22, 1921, the Second Auditor received additional Virginia deferred certificates, amounting to \$35,091.39 (of principal), which he certified for payment to the board of public works of West Virginia and he received in due course in settlement thereof, as required and called for, three and one-half per cent twenty-year gold bonds and fractional certificates of that State, amounting to \$22,653.77, which were promptly distributed to the owners thereof in payment of their said certificates deposited as aforesaid, and said certificates were cancelled and filed as required by said decree.

By April 7, 1921, the Second Auditor received from the owners thereof additional Virginia deferred certificates, amounting to \$13,480.85 (of principal), which he certified for payment to the board of public works of West Virginia and the said board delivered to the said Second Auditor in settlement thereof three and one-half per cent twenty-year gold bonds and fractional certificates of that State, amounting to \$12,086.16, the amount called for, with all coupons attached to said bonds. The said Second Auditor promptly distributed the same to the owners thereof in payment of their certificates deposited as aforesaid, which were cancelled and filed as required by said decree.

The Second Auditor received additional Virginia deferred certificates by July 16, 1921, amounting to the sum of \$7,617.16 (of principal), which he certified for payment to the board of public works of West Virginia and received in settlement thereof, as required and called for three and one-half per cent twenty-year gold bonds and fractional certificates of that State, amounting to \$3,815.15, with all coupons attached to said bonds, which he promptly distributed to the owners thereof in payment of their said certificates which were cancelled and filed as required by the decree aforesaid.

The extent of the work performed by the Second Auditor's office is indicated by the fact that the cancellation of the Virginia deferred certificates received from Brown Brothers & Company, amounting to \$14,368,842.63, and the cancellation of the undeposited certificates filed by the owners with the Second Auditor and paid through his office by the board of public works of West Virginia, amounting as of July 16, 1921, to \$381,747.29, involved approximately eight thousand entries on the books of the Second Auditor's office.

The total number of Virginia deferred certificates outstanding in the hands of the public (as shown by the report of Special Master Robert E. Scott) were as follows:

Deposited with Brown Bros. & Company.....	\$ 14,368,842 63
Undeposited certificates .....	1,108,687 08

Total .....	\$ 15,477,529 71
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Of this total amount there have been paid, cancelled and filed in the Second Auditor's office the following:

Certificates deposited with Brown Bros.

& Co. paid, cancelled and filed.....\$ 14,368,842 63

Undeposited certificates paid through Second Auditor's office as of July 16, 1921, by bonds held in escrow by the board of public works of West Virginia .....

381,747 29	14,750,589 92
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Leaving a balance as of July 16, 1921, of Virginia deferred certificates unaccounted for out of a total of \$15,477,529.71 of .....

\$ 726,939 79
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As these remaining undeposited certificates are presented to the Second Auditor they will be paid with the residue of the reserve bonds, amounting to \$573,131.67, retained by the board of public works of West Virginia in escrow for that purpose, and any and so many of said reserve bonds which shall remain in the custody of the board of public works of West Virginia uncalled for by the authorized representative of Virginia on the first day of January, 1939, shall, according to the terms of the debt settlement act, be conclusively presumed to have been lost or destroyed and shall be cancelled by said board of public works.

The net proceeds of the cash payment made to your commission in settlement of said judgment, with the accrued bank interest thereon, was distributed, under the decree of the Circuit Court of the City of Richmond, entered July 22, 1920, as aforesaid, as follows: (1) to the Treasurer of Virginia the sum of \$22,425.84, being the distributive share of the Common-

wealth of Virginia in said fund, and (2) to Brown Brothers & Company the sum of \$610,356.00, being the distributive share in said fund of the owners of Virginia deferred certificates deposited with Brown Brothers & Company.

The entire proceeds of the settlement with West Virginia having been distributed, except the residue of the reserve bonds as aforesaid, amounting, as of July 16, 1921, to \$573,131.67, nothing remains to be done except, through the medium of the office of the Second Auditor, in connection with the payment of such of the balance of undeposited Virginia deferred certificates as may be presented to him hereafter for settlement with the bonds as aforesaid retained for that purpose by the board of public works of West Virginia.

Your commission under the authority of the act of March 6, 1900, retained as counsel on behalf of Virginia the late John B. Moon, Randolph Harrison, and Hon. William A. Anderson, the latter upon the expiration, on February 1, 1900, of his term of office as Attorney General. These gentlemen had charge of and conducted the litigation and negotiations between Virginia and West Virginia. The late Major Holmes Conrad, of Winchester, the late John G. Johnson, of Philadelphia, and Sanford Robinson, of New York, were employed by Brown Brothers & Company and were associated with Virginia's counsel at different periods during the progress of the litigation. They had at all times the advice, co-operation and assistance of the late Attorney General Samuel W. Williams, who succeeded Mr. Anderson, Attorney General John Garland Pollard, who succeeded Mr. Williams, and Attorney General John R. Saunders, who succeeded Mr. Pollard. Your commission, without meaning to discriminate, desire especially to acknowledge the valuable services rendered by Attorney General Saunders and Assistant Attorney General Hank in connection with the proceedings before the master and the court for the distribution of the proceeds of said settlement.

The right of the Commonwealth of Virginia to participate in her own right in the distribution of the proceeds of the recovery against the State of West Virginia was asserted in her original bill and based upon two grounds:

(1) That the commission of the "Sinking Fund" and the "Literary Fund" of the State held bonds of the State of Virginia purchased prior to January 1, 1861, and that when these bonds were subsequently funded the Virginia deferred certificates, representing the unsettled one-third of said bonds, issued to and held by the literary and sinking fund commissioners, respectively, were entitled to participate ratably in said recovery with the Virginia deferred certificates issued to and outstanding in the hands of the public.

(2) That obligation of the *undivided* State were paid off in full by Virginia, subsequent to January 1, 1861, from her separate and individual resources; that these unfunded obligations were included in the aggregate of the outstanding debt of the undivided State as of January 1, 1861, and that in respect to them Virginia had paid and satisfied, not only her own share thereof, but also West Virginia's share; that Virginia having paid in full out of her own resources obligations which bound both States she was entitled, upon well-recognized equitable principles, to be reimbursed out of the recovery to the extent of West Virginia's equitable share of such obligations, paid in full as aforesaid.



The special master appointed by the Supreme Court of the United States, in determining the amount of the public debt of the Commonwealth of Virginia on the first day of January, 1861, held that the bonds of the State of Virginia purchased prior to January 1, 1861, and held by her sinking fund and literary fund commissioners, did not constitute a part of the existing debt of Virginia, for a part of which West Virginia was liable. This finding of the master was approved by the court. As a consequence, the certificates representing the unsettled part of such bonds held by Virginia through the agency of her sinking and literary fund commissioners were not entitled to participate in the recovery against West Virginia.

In respect to the second ground upon which Virginia's right to participation was based, Virginia's counsel, Messrs. Harrison and Anderson, ably seconded by Attorney General Saunders and Assistant Attorney General Hank, successfully maintained said right in elaborate oral and written arguments before Special Master Scott and the Circuit Court of the City of Richmond. The Master held that the State of Virginia was entitled to share in said fund in her own right upon the basis of equitable contribution, and ascertained her distributive share to be \$470,444.28 in cash and securities as hereinbefore shown, and this finding of the master was approved by the court.

The purpose of the suit against the State of West Virginia have been accomplished and the result is of the highest value to the people of Virginia.

The proceeds of the settlement have been distributed and \$14,750,589.92 of Virginia's obligations, represented by the certificates called "Virginia deferred certificate" issued by her and outstanding in the hands of the public, have been paid off by her, cancelled and filed in the office of the Second Auditor from whence they issued from time to time during the past fifty years; and only a remnant of these obligations called Virginia deferred certificates remain outstanding in the hands of the public, while for the payment of this remnant bonds are retained by the board of public works of West Virginia and the machinery for their payment is provided for under the terms of the West Virginia act, approved April 1, 1919, and under the decree of the Circuit Court of the City of Richmond of July 22, 1920. Perhaps in the course of time the majority of this remnant of Virginia deferred certificates still outstanding in the hands of the public will be presented to the Second Auditor of Virginia for settlement and will be paid in due course by the board of public works of West Virginia; but such as may not be presented and certified for payment, by the first of January, 1939, will, under the terms of the act aforesaid, be forever barred of settlement.

It thus appears that liability for the unsettled one-third of the debt of the original State of Virginia, amounting with interest to more than fifty millions of dollars, which has rested like a shadow over Virginia for half a century has been finally settled through the instrumentality of your commission which was created for and charged with the duty of bringing about that important result.

In referring to the character, extent and value of the services rendered by your commission and counsel, Special Master Robert E. Scott, in his report, quoted the following extract from the testimony of Hon. H. T. Wickham:

"The responsibility upon the Virginia Commission and its members was very great, not only to the certificate holders but especially

to the State of Virginia, and the determination to institute this suit in the Supreme Court of the United States, involving as it did the proportion of the debt of the original State proper to be borne by West Virginia and an accounting with West Virginia, was a matter of the gravest concern and consideration to the Virginia Commission and to each member thereof and the responsibility was proportionately great. The result has been that besides the pecuniary benefit to Virginia by whatever amount the commissioner may find she is entitled to in her own right and the court may decree to her, Virginia has been relieved of all danger of being made eventually to pay a possible indebtedness amounting with accrued interest to millions of dollars."

Special Master Scott also quoted, in his report, from the testimony of Mr. Randolph Harrison on this subject as follows:

"Thus this long drawn out and historic litigation has nearly drawn to a close. \* \* \* \* \* The Virginia Debt Commission which, together with the Attorney-General, was charged with the duty and clothed with the power to institute and conduct this suit has performed that duty in a way which should be very gratifying to the people of Virginia, as well as to those who are the beneficiaries of their labors. It was a great responsibility and fraught with much risk and danger; but in the final result all can congratulate themselves upon having performed a high trust faithfully and efficiently. The weight of the responsibility primarily fell upon the counsel who were charged with the conduct of the suit. They had able and industrious counsel to meet, who left nothing undone that ability and ingenuity could devise to defeat the recovery; and while during the progress of the litigation the end seemed oftentimes doubtful and indefinite, still the struggle was continued unabated with a zeal and fidelity which could not well be surpassed. The result speaks for itself."

Not only is Virginia relieved of all liability in the premises for the hitherto unsettled one-third of her original debt, but she has the satisfaction of having rendered a service of the highest value to her creditors, and at the same time to have received into her own treasury on account of her share of the recovery in her own right \$22,425.84 in cash and \$447,818.34 in three and one-half per cent twenty-year gold bonds of the State of West Virginia—while the holders of Virginia deferred certificates have realized in cash and securities from 71.8 cents on the dollar of the principal of said certificates, issued under the act of 1892, to 95.9 cents on the dollar of the principal of the certificates issued under the act of 1871.

The members of your commission as originally constituted under the joint resolution of March 6, 1894, were Taylor Berry, H. D. Flood and H. T. Wickham, elected from the Senate, and John B. Moon, H. H. Downing and Randolph Harrison, elected from the House of Delegates, and W. F. Rhea, appointed by the Governor.

Your commission organized on the 26th of November, 1894, by the election of John B. Moon as chairman, and Joseph Button as secretary.

Since its organization four of its members have died,—Judge Taylor Berry in January, 1896, Honorable John B. Moon on March 13, 1915, and Honorable H. H. Downing on January 26, 1919, and Honorable H. D. Flood on December 8, 1921. Judge Berry was succeeded by Judge J. Thompson Brown, Mr. Moon by Honorable D. H. Pitts, and Mr. Downing by his son, Honorable J. H. Downing.

Mr. Moon served as chairman until his death and was succeeded by Mr. Downing who upon his death was succeeded by Judge Rhea. Mr. Button has served continuously as secretary.

Respectfully submitted,

WM. F. RHEA, *Chairman*,  
H. T. WICKHAM,  
D. H. PITTS,  
JOHN H. DOWNING,  
J. THOMPSON BROWN,  
RANDOLPH HARRISON.

Attest:

J. B. SIMON,  
*Secretary.*

## Concurrent Resolution, Legislature of West Virginia, Regular Session

Adopted February 20, 1919.

Relating to the judgment of Virginia against West Virginia.

Whereas, after protracted litigation, the Supreme Court of the United States by its decree entered in the suit of the Commonwealth of Virginia against the State of West Virginia on the 14th of June, 1915, adjudged, ordered and decreed that:

The complainant, Commonwealth of Virginia, recover of and from the defendant, State of West Virginia, the sum of \$12,393,929.50, with interest thereon from July 1, 1915, until paid, at the rate of five per centum per annum, and that each party pay one-half of the costs; which debt, interest and costs, under the terms of said decree, as of January 1, A. D. 1919, are as follows:

1915, July 1, principal.....	\$12,393,929 50
Interest thereon from July 1, 1915, to January 1, 1919.....	2,168,937 66

Total, principal and interest, as of said January 1, 1919.....	\$14,562,667 16
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to which is to be added one-half of the costs of said suit and,

Whereas, the Supreme Court of the United States, did on the 22nd day of April, 1918, upon a petition for a writ of mandamus, render an opinion, in said cause, a part of which is as follows:

Giving effect to this view, accepting the things which are irrevocably foreclosed—briefly stated, the judgment against the State, operating upon it in all of its governmental powers, and the duty to enforce it, viewed in that aspect—our conclusion is that the case should be restored to the docket for further argument at the next term after the February recess. Such argument will embrace the three questions left open. First, the right, under the conditions previously stated, to award the mandamus prayed for. Second, if, not, the power and duty to direct the levy of a tax, as stated; and, third, if means for doing so be found to exist, the right, if necessary, to apply such other and appropriate equitable remedy by dealing with the funds, or taxable property of West Virginia, or the rights of that State, as may secure an execution of the judgment. In saying this, however, to the end that if, on such future hearing provided for, the conclusion should be that any of the processes stated are susceptible of being lawfully applied (repeating that we do not now decide such question), occasion for a further delay may not exist, we



reserve the right, if deemed advisable, at a day hereafter, before the end of the term or at the next term before the period fixed for the hearing, appoint a master for the purpose of examining and reporting concerning the amount and method of taxation essential to be put into effect, whether by way of order to the State legislature, or direct action to secure the full execution of the judgment, as well as concerning the means otherwise existing in the State of West Virginia, if any, which, by the exercise of the equitable powers in the discharge of the duty to enforce payment, may be available for that purpose; and,

Whereas, the only thing preventing the West Virginia Debt Commission and the Virginia Debt Commission from reaching an agreement for the settlement or adjustment of the debt as decreed by the Supreme Court of the United States was the matter of allowing West Virginia to hold in escrow sufficient of the proposed issue of bonds in payment of the debt to cover the value of the lost or unrepresented so-called West Virginia certificates estimated to amount to one million one hundred thousand dollars until said certificates are discovered and presented to West Virginia for payment, if at all; and,

Whereas, the Honorable Randolph Harrison, attorney for the Virginia Debt Commission, and representing the State of Virginia, appeared before a joint session of the legislature and, on behalf of the said State of Virginia, proposed if the legislature of West Virginia would elect to settle the said judgment, to accept in full settlement thereof a cash payment of \$1,062,867.16, with interest thereon at five per cent from the 1st day of January, 1919, until paid, and bonds of the State of West Virginia for the residue of \$13,500,000.00 to be dated January 1, 1919, and to bear interest at the rate of three and one-half per cent per annum, payable semi-annually, spread over a period of twenty years, and payable in gold coin and free from taxes in the State of West Virginia, and further agreed that the State of West Virginia may retain or hold in escrow in its treasury of said bonds a sufficient amount to cover the value of unrepresented so-called West Virginia certificates, and which such certificates shall be redeemed as they may be presented during the term of the bonds, and which certificates are now estimated to amount to about \$1,100,000, said bonds to be held and retained by the State of West Virginia unless and until said certificates are discovered and about \$1,100,000, said bonds to be held and retained by the State of West Virginia to be exchanged for bonds so retained in escrow as aforesaid, ratably; and,

Whereas, the State of West Virginia desires to accept the proposition of the Debt Commission of the Commonwealth of Virginia and thereby comply with the decrees of said court and to satisfy the same as soon as practicable; therefore, be it

Resolved by the Senate (the House of Delegates concurring), That the offer of settlement of the judgment of the Commonwealth of Virginia against the State of West Virginia, made by the Virginia Debt Commission, through the said Honorable Randolph Harrison to the joint session of the legislature, be, and the same is, hereby accepted, and the committees on the subject of the Virginia debt of the respective houses are hereby directed to prepare and submit to the House and Senate a suitable bill or suitable bills, as soon as practicable for the purpose of providing for the payment of the cash payment and the issuance and delivery of the bonds, and provide the revenue to pay the principal and interest as the same may become due and payable, necessary to carry out the terms of such offer as hereinbefore set out.

### Extraordinary Session

AN ACT providing for the payment of West Virginia's part of the public debt of the Commonwealth of Virginia prior to the first day of January, one thousand eight hundred and sixty-one, as ascertained by the judgment of the Supreme Court of the United States and adjusted by the two States, and to provide for the issuance of bonds and the raising and appropriation of money for the payment of said judgment.

(Passed March 31, 1919. In effect from its passage. Approved by the Governor April 1, 1919.

Whereas, the Supreme Court of the United States, by its decree entered in the cause of the Commonwealth of Virginia against the State of West Virginia on the fourteenth day of June, one thousand nine hundred and fifteen, adjudged, ordered, and decreed that:

The complainant, Commonwealth of Virginia, recover of and from the defendant, State of West Virginia, the sum of twelve million three hundred ninety-three thousand nine hundred twenty-nine dollars fifty cents (\$12,393,929.50), with interest thereon from July one, one thousand nine hundred and fifteen, until paid, at the rate of five per centum per annum, and that each party pay one-half of the costs.

Which debt, principal and interest, under the terms of said decree as of January one, A. D., one thousand nine hundred and nineteen is as follows:

July 1, 1915, principal .....	\$12,393,929 50
Interest thereon from July 1, 1915, to January 1, 1919.....	2,168,937 66

Total principal and interest as of January 1, 1919.....	\$14,562,867 16
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to which is to be added one-half of the costs of said suit, when taxed and certified; and,

Whereas, the State of West Virginia desires to comply with the decree of said court, and to satisfy the same as soon as practicable; and,

Whereas, this legislature has been informed by the report of the West Virginia Debt Commission, as well as by the representatives of the Commonwealth of Virginia, that the bonds of the State of West Virginia, dated January one, one thousand nine hundred and nineteen, bearing interest at three and one-half per centum per annum, payable semi-annually on the first days of July and January of each year, hereinafter described, and to the face amount of thirteen million five hundred thousand dollars, together with a cash payment of one million sixty-two thousand eight hundred sixty-seven dollars sixteen cents, with interest thereon at the rate of five per centum per annum from the first day of January, one thousand nine hundred and nineteen, until the date of payment thereof (West Virginia to pay one-half of the costs of said suit as taxed and certified by the clerk of the Supreme Court of the United States), will be accepted at par in full satisfaction of said judgment.

Now, therefore,

*Be it enacted by the legislature of West Virginia:*

Section 1. That the auditor of the State of West Virginia be and he is hereby authorized and directed to draw his warrant upon the treasurer of said State in favor of the Commonwealth of Virginia acting by and through its commission, constituted under and by virtue of the joint resolution of the General Assembly of Virginia, approved March six, one thousand eight hundred and ninety-four, and the act of the General Assembly of Virginia, approved March six, one thousand nine hundred "in respect to the settlement with West Virginia of the proportion of the public debt of the original State of Virginia to be borne by West Virginia," or upon the order of said Virginia commission, for the sum of one million sixty-two thousand eight hundred sixty-seven dollars sixteen cents, with interest thereon at the rate of five per centum per annum from January one, one thousand nine hundred and nineteen, until paid; and said treasurer, upon the presentation of said warrant, is authorized and directed to draw his check upon the treasury of the State of West Virginia, payable to the Commonwealth of Virginia, acting by and

through the said Virginia commission, or upon the order of said commission, out of any funds available for such purpose, for the sum so authorized by the auditor's warrant, and shall deliver the said check to the Commonwealth of Virginia, acting by and through the said Virginia commission or upon the order of said commission on or before the first day of September, one thousand nine hundred and nineteen, and take a proper receipt therefor; and the said check, when so drawn and delivered, shall constitute a credit for the full amount thereof upon the judgment rendered on the fourteenth day of June, one thousand nine hundred and fifteen, by the Supreme Court of the United States in favor of the Commonwealth of Virginia against the State of West Virginia.

Sec. 2. For the payment of the residue of said judgment, both principal and interest, an issue of "listable" engraved bonds of the State of West Virginia, coupon and registered, is hereby created, to the face value of thirteen million five hundred thousand dollars, and the treasurer and auditor of this State shall cause said bonds and coupons to be engraved as soon as may be after this act takes effect.

The bonds hereinabove referred to may be issued as follows, to-wit:

Coupon bonds in denominations of one hundred dollars, five hundred dollars and one thousand dollars; registered bonds in denominations of one hundred dollars, five hundred dollars, one thousand dollars, five thousand dollars and ten thousand dollars.

All coupon and registered bonds issued under this act shall be separately listed by the auditor in books provided for the specific purpose, in each case giving the date, number, character, amount of obligations issued, and in case of registered bonds, the name of the person or corporation to whom issued.

The auditor and treasurer are authorized to exchange the coupon bonds issued under this act into registered bonds in the denominations hereinbefore provided, and to arrange for the transfer of registered bonds, and to exchange registered bonds for coupon bonds in the denominations of said coupon bonds hereinbefore provided. For every such bond so issued by the State in exchange, a fee of fifty cents shall be charged by and paid to the State of West Virginia, and covered into the treasury to the credit of the "sinking fund" hereinafter described, and bonds so taken in exchange shall be cancelled by the treasurer and auditor, and be carefully preserved by the treasurer.

Sec. 3. The said bonds shall be dated January one, one thousand nine hundred and nineteen, and be payable at the office of the treasurer of this State, or at such agency in the city of New York as may be designated by the State of West Virginia, at the option of the holder, on the first day of January, one thousand nine hundred and thirty-nine, with the right reserved to the State of West Virginia to redeem any of said bonds at any time before maturity at par, with accrued interest as provided in section seven of this act, and shall bear interest at the rate of three and one-half per centum per annum from the date thereof, payable semi-annually on the first day of July and January in each year (in the case of coupon bonds upon the presentation and surrender of the coupon representing interest then due), and the said interest may be payable at the office of the treasurer of this State, or at the New York agency above referred to, at the option of the holder, both principal and interest to be payable in gold coin of the United States of the present standard of weight and fineness.

Sec. 4. The bonds shall be signed by the treasurer of the State of West Virginia, and countersigned by her auditor, and shall be substantially in the following form, to-wit:

#### STATE OF WEST VIRGINIA.

BOND NUMBER ———.

This bond, issued under act of the legislature of West Virginia, approved the ——— day of ———, one thousand nine hundred and nineteen,



reference to which is hereby made as fully and at length as if copied and set forth in this bond.

The State of West Virginia acknowledges herself to be indebted to \_\_\_\_\_ (in the case of a coupon bond, to the bearer, and in case of a registered bond, inserting the name of a person or corporation, or assigns), in the sum of \_\_\_\_\_ dollars, which she promises to pay in gold coin of the United States of the present standard of weight and fineness at the office of the treasurer of the State of West Virginia, or at such agency in the city of New York as may be designated by the State of West Virginia, at the option of the holder, on the first day of January, one thousand nine hundred and thirty-nine; with the right to redeem at par with accrued interest before maturity at any time on or after January one, one thousand nine hundred and twenty, in accordance with the terms and provisions of said act, to which reference is hereby made; interest payable at the office of the treasurer of the State of West Virginia, or at such agency in the city of New York, as may from time to time be designated by the State of West Virginia, at the option of the holder, in gold coin at the rate of three and one-half per centum per annum from January one, one thousand nine hundred and nineteen, until paid, payable semi-annually on July first and January first in each year (according to the tenor of the annexed coupons bearing the engraved signature of the treasurer of the State of West Virginia, in case of coupon bonds). This obligation is hereby made exempt from any taxation by the State of West Virginia, or by any county, district or municipal corporation thereof.

In testimony whereof, witness the signature of \_\_\_\_\_, treasurer of the State of West Virginia, and the counter-signature of \_\_\_\_\_, auditor of the State of West Virginia, hereto affixed according to law, dated the first day of January, one thousand nine hundred and nineteen.

(Seal)

\_\_\_\_\_  
Treasurer of West Virginia.

Countersigned:

\_\_\_\_\_  
Auditor of West Virginia.

Sec. 5. The form of coupons shall be substantially as follows, to-wit:

Coupon No. ——— for Bond No. ———.

On the first day of \_\_\_\_\_ the State of West Virginia will pay to bearer \_\_\_\_\_ dollars in gold coin of the United States of the present standard of weight and fineness at the office of the treasurer of the State, or at such agency of the State of West Virginia in New York city as may be designated by the State, at the option of the holder, the same being six months' interest on Bond No. ———.

\_\_\_\_\_  
Treasurer of West Virginia.

The signature of the treasurer to said coupons may be engraved and each coupon shall be impressed on the back with its number in order of maturity from number one consecutively.

Sec. 6. The said auditor and treasurer are hereby empowered and directed to issue and deliver as soon as practicable coupon bonds to the aggregate amount of twelve million three hundred sixty-six thousand five hundred dollars (\$12,366,500.00) face value, to the Commonwealth of Virginia, acting by and through the said Virginia commission, or upon the order of said commission, and shall take a proper receipt therefor, which shall be in full discharge of the balance of the judgment aforesaid. *Provided, however,* that no part of said bonds shall be so delivered until the Commonwealth of Virginia shall make and file with the board of public works of the State of West Virginia a full and complete itemized statement or list of the "Virginia deferred certificates," which have been deposited with the Commonwealth of Virginia, or subject to her control, upon the passage of this act. In order that the State of West Virginia may have the benefit of the distributive share in the proceeds

of the judgment aforesaid, of such "Virginia deferred certificates" as may have been lost or destroyed, the residue, to-wit, bonds to the aggregate amount of one million one hundred and thirty-three thousand five hundred dollars (\$1,133,500.00) face value, hereinafter referred to as "reserve bonds," shall be delivered to the board of public works of the State of West Virginia, and shall be held by it in escrow upon the following conditions and trusts:

(1) When and as soon as it shall be ascertained by the Commonwealth of Virginia and certified by said State, acting by and through the said Virginia commission, or its duly authorized representative, to the board of public works of this State, the amount of said reserve bonds which it will be necessary for the State of West Virginia to retain in escrow, in order to exchange the same on the proper distributive basis, and in the manner hereinafter provided, for "Virginia deferred certificates," which have not been deposited with the Commonwealth of Virginia, or subject to her control at the time this act takes effect, then the said board of public works is authorized and directed to deliver to the Commonwealth of Virginia, acting by and through the said Virginia commission, or upon the order of said commission, all of said reserve bonds in excess of the amount so ascertained and certified to be necessary, and shall take a proper receipt therefor. The certificate aforesaid shall be accompanied by a copy of the *statement of account of distribution*, fully and completely itemized, showing the name of the owner (if known) and amount of each of the "Virginia deferred certificates" or claims legally entitled to participate in the funds of the judgment aforesaid, together with an itemized list showing the name of the owner and the amount of all of the said "Virginia deferred certificates" deposited with the said commission or subject to its control, and entitled to share in the distribution of the funds in the judgment aforesaid. All of said "Virginia deferred certificates" shall be open to inspection to the board of public works of West Virginia, or its representative at the time the *account of distribution is stated*. It is the purpose and intent of this section that only such amount of the said bonds shall be retained in escrow, for exchange as hereinafter provided, as shall represent the distributive share of such "Virginia deferred certificates" in the fund arising from the settlement of the judgment aforesaid as shall not have been, at the time this act takes effect, deposited with the said Virginia commission, or subject to its control.

(2) Said bonds, with interest coupons thereto attached, shall be, from time to time, after the first of July, one thousand nine hundred and nineteen, delivered by the said board of public works upon the order of the Commonwealth of Virginia, acting by and through the said Virginia commission, or the order thereof, or other representative of Virginia as may at the time be authorized and empowered to act. Such order shall be accompanied by a certificate of the representatives of the Commonwealth of Virginia who give the order that holders of the certificates heretofore issued by the Commonwealth of Virginia under its respective funding acts, and commonly known as "Virginia deferred certificates," have presented "Virginia deferred certificates" to an amount named, for adjustment by the Commonwealth of Virginia, and that the same are entitled to share in the distribution of said bonds authorized to be issued under the terms of this act to the amount named in said order. The "Virginia deferred certificates" themselves, upon which said order and certificate are delivered, shall be open to the inspection of the representatives of the State of West Virginia, authorized by her board of public works.

Upon the receipt of such order and certificate, the said board of public works shall forthwith, from the said reserved bonds so held in escrow, deliver the amount of bonds so certified by the representatives making the certificate, and such certificate, if found correct upon examination by the board of public works, shall be conclusive evidence of the amount of bonds to be delivered to such representatives, and the receipt of such representatives shall be a discharge *pro tanto* of the obligation to deliver said reserve bonds so held in escrow.

In order to cover any fractional part that may be left after the amount certified as aforesaid shall have been met as nearly as possible by the delivery



of reserve bonds, the said board of public works shall issue and deliver to the representatives of Virginia, as hereinbefore provided, a certificate or certificates for such fractional amount or amounts. Such fractional certificates shall be exchangeable for the said reserve bonds when presented in sums of one hundred dollars or multiples thereof, and certificates of like character shall be issued for any fractional amount which may remain in making the exchange.

(3) Any and so many of said bonds constituting a part of said deposit of reserve bonds issued under this act which shall remain in the custody of said board of public works uncalled for by the said Virginia commission, or other authorized representatives of Virginia, on the first day of January, one thousand nine hundred and thirty-nine, shall, with all the interest coupons attached to said bonds, be conclusively presumed to have been lost or destroyed, and shall be immediately cancelled by said board of public works, and a copy of the record of such act of cancellation, with a descriptive list of the bonds so cancelled, shall be transmitted by said board of public works to the said Virginia commission, or other authorized representatives of Virginia, and also to the second auditor of the Commonwealth of Virginia at Richmond, Va., and said board of public works shall duly report their action in the premises, accompanied by a verified copy of the record of such act of cancellation and descriptive list of bonds so cancelled, to the legislature of the State of West Virginia.

Sec. 7. The payment of the bonds hereinbefore provided for, in order to conform to constitutional provisions of the State of West Virginia, and to the adjustment made with the Commonwealth of Virginia, shall be equally distributed over a period of twenty years, beginning with the date of said bonds and ending with their maturity.

In the year one thousand nine hundred and nineteen, and annually thereafter, there shall be set apart from the revenues of the State each year up to the year one thousand nine hundred and thirty-nine, a fund amounting to at least one-twentieth of said total issue of bonds, which said sum shall be paid into the treasury of this State to the credit of a fund hereby created, which shall be designated as "The Sinking Fund"; and the board of public works is hereby authorized and directed annually to apply said sinking fund to the purchase at a rate not above par and accrued interest, or redemption at par and accrued interest, of the bonds issued under this act, and the bonds so purchased or redeemed shall be cancelled by the said board of public works, and the same registered by the auditor in a book kept for that purpose, giving the number, date of issue, character, amount and owner, if known, at the time of purchase of the bonds so redeemed and cancelled; and in case no such purchase of bonds shall be made then the serial numbers of the bonds to be redeemed, as hereinbefore provided in this section, shall be determined by lot by the auditor and treasurer, and notice of the serial numbers of the bonds so selected to be redeemed, shall be given by publication, once every two weeks, beginning at least sixty days prior to an interest due date, in a newspaper published in Charleston, West Virginia, and in a newspaper published in New York City, and interest from and after the next succeeding interest due date shall cease upon the bonds so designated to be paid.

Sec. 8. In order to provide the revenues for the payment of the principal and interest of said bonds as hereinbefore provided, the board of public works of this State is authorized, empowered and directed to lay annually a tax upon all the real and personal property subject to taxation within this State sufficient to pay the interest on said bonds accruing during the current year and the principal of all bonds to be purchased or redeemed during that year, as hereinbefore provided; which taxes shall be collected in the usual way and paid into the treasury of the State to the credit of the "Sinking Fund" aforesaid, and shall not be liable for appropriation for any other purpose. *Provided, however,* that if there be other funds in the State treasury in any fiscal year, not otherwise appropriated, or if other sources or revenue be hereafter provided by law for the purpose, the board of public works is authorized, empowered and directed to set apart in any year there be such



funds, or other sources of revenue provided for such purpose, a sum sufficient to pay the interest on said bonds accruing during the current year, and the principal of all bonds to be purchased or redeemed during any such year.

The authority hereby vested in the board of public works shall be in addition to the authority now vested in it by present law.

Sec. 9. The treasurer of the State of West Virginia is empowered and directed, upon warrant of the auditor, to pay the interest for the first six months on the bonds issued under this act as the same shall become due and payable, out of any money in the treasury of the State of West Virginia not otherwise appropriated, and all subsequent interest accruing thereafter upon said bonds shall be paid by him in accordance with the terms of this act, out of the sinking fund hereinbefore provided.

Sec. 10. The plates from which the bonds authorized by this act are printed shall be the property of the State of West Virginia.

Sec. 11. All necessary expenses incurred in the execution of this act shall be paid out of any money in the treasury of the State of West Virginia, not otherwise appropriated, on warrants of the auditor of the State drawn upon the State treasurer.

Sec. 12. The auditor is further empowered and directed to procure without delay, from the clerk of the Supreme Court of the United States a certified statement of all costs, paid or unpaid, incurred in the case of the Commonwealth of Virginia against the State of West Virginia, resulting in the judgment hereinbefore described, together with the names of the persons to whom such costs are payable, and shall draw his warrant upon the treasurer for the amount of one-half thereof, and the treasurer shall issue his check for said amount in accordance with the terms of said warrant, payable to the order of the clerk of the Supreme Court of the United States, with authority and direction to the clerk of said court to settle in full West Virginia's one-half of all costs incurred in said litigation, with direction to said clerk to remit to the State of West Virginia the amount of any credit that said State may be entitled to by reason of advancements or partial payments heretofore made by said State on account of said costs.



# INAUGURAL ADDRESS

of

## E. Lee Trinkle

*Forty-seventh Governor of the State of Virginia*

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Delivered on

Wednesday, February 1, 1922

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RICHMOND:

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1922





ADDRESS  
of  
Governor E. Lee Trinkle

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*Gentlemen of the General Assembly of Virginia:*

May I not with the very first words of my inaugural address express to the people of Virginia my sincere appreciation of the honor they so generously bestowed upon me, on the 8th of November, last, in electing me Governor of this Commonwealth.

Every honor carries with it obligations and responsibilities in keeping with the dignity and importance of the honor bestowed. Therefore, by this rule of measure my responsibilities are great and my recognition of this fact is most alert.

During the last few years our State and nation have passed through an unparalleled period of ever-changing conditions. The World War has been fought, victory has been won, and peace-times are now with us. The war, during its continuance and shortly thereafter, necessarily created an abnormal period of prosperity. Ready and remunerative markets were found for all of our products, and there was a persistent demand for all classes of labor.

The scenes have now shifted. The markets of the world, due to tremendous expenditures and resulting financial prostration, and almost unbearable war burdens attending the fearful period of strife, have, in effect, been denied us. Consequently, we now find our factories closed, agriculture temporarily stagnated, and ourselves, with over-developed appetites for extravagance, to be fed out of empty pockets, idle shops, and the hands of unemployed labor.

Therefore, with discouraging business conditions and facing enlarged views as to the necessities of modern living, we find ourselves living in a precarious atmosphere. Only the application of sound judgment, a dissipation of false pride, economical handling of public and private affairs, and a sincere and consecrated desire to serve can save us from a continued period of unrest, dissatisfaction, and financial depression.

I wish to say, however, there is no substantial reason why our people should not recognize as largely psychological the conditions that exist today; admit that there is no justifiable occasion for things to be as they are; and that by the spirit of determination to have normal conditions restored the scenes may rapidly shift again, and the curtain be raised on a forward-looking, progressive, and satisfied State and nation.

Virginia, however, in spite of recent and present industrial depression, has had a phenomenal growth in her increase of wealth; today having property, most moderately assessed, totalling a gross valuation of taxable value for 1921 of all property in the State of \$1,804,178,776.94, exclusive of value of incomes taxed, which was \$135,785,094, as against a total valuation of property for 1917 of \$1,269,555,995, exclusive of values of incomes taxed, which was \$64,259,538.

Our roads have been greatly improved and re-built. Our schools have been enlarged; our teaching force increased, attendance showing unprecedented enlargement.

Our health conditions have been exceedingly favorable under the splendid work of our Health Department.

Our Corporation Commission has functioned well, showing a large increase in income from the corporate interests of this State, yet at the same time meeting out equal and fair justice to the same.

Our agricultural interests have shown a steady improvement; our crop yields substantial growth, but a heavy decline in price.

Our Industrial Commission is serving well both employer and employee, protecting the interests of the widows and orphans of our laboring men who have lost their lives in the onward march of industrial service.

The laboring man in Virginia has been conservative. Both he and his employer, comparatively speaking, have gone through the recent years without serious dispute between themselves.

Every department of State has zealously guarded whatever of her interests have been entrusted to its keeping.

Our State affairs have been handled without scandal or known fraud and free from wilfull dissipation of public funds.

In other words, I feel that we can claim for Virginia the tribute of a State, well-managed, administered with reasonable economy, yet, at the same time, a safe, conservative, progressive Commonwealth.

There is no reason for any Virginian to feel in any way abashed over this being the State of his nativity or adoption. Here and now I pledge all of the strength, energy and talent that I possess to help make the period of my administration full of advancement, growth and accomplishment.

It is especially fitting that the oath of office to the Chief Execu-



tive of this Commonwealth should be administered by the president of the highest court in our judiciary system and in the presence of the legislative bodies. Here we have united in spirit, in person, and in resolve for service our executive, legislative, and judicial forces.

I have great faith in the executive heads of our various State departments. Their judgment is sound, their interest deep and sincere; and I call upon them to ever remember that on them I shall lean heavily, and from them I shall expect strong and undivided support.

### **Suggestions of Retiring Governor**

Since reading the exhaustive and able address of the retiring Governor, delivered before the General Assembly on January 11th, last, I feel that it is not necessary for me to detail the facts and conditions relative to our numerous State undertakings as fully as I should otherwise have done.

I am confident that it will be the pleasure of the General Assembly to consider seriously the suggestions made by him; and it will be my pleasure, as the incoming Governor, to assist sincerely in any reforms or forward-looking steps that a consideration of his suggestions may lead to.

### **Public Servants**

The State is dependent for the faithful execution of her laws, the proper handling of her finances, and her leadership in State activities upon the character, integrity, and ability of her public officials.

Too many public servants mean confusion and waste; too few mean incomplete service; and poorly-paid officials naturally mean inefficiency and dissatisfaction.

Therefore, I urge that we be very careful in adding to the list of our State and departmental employees; yet not too conservative when the public good demands more assistance. Above all let us be fair in the compensation given to those who serve, bearing in mind at all times that men and women who render a complete service must live, enjoy a reasonable degree of comfort, and be so situated that they can meet the reasonable demands of the times.

Under no circumstances, however, should we allow the fear of effect on our political future, or the desire to gratify the wishes of our friends, to induce us to take from the treasury of our State greater compensation for those employed than the service rendered fully justifies, nor to prevent us from making economical co-ordination and consolidation.

Any movement leading to fewer office-holders, or any change

of pay system which will give better results than are now obtained should not be passed by through fear of unpopularity with constituents or the class affected, but should have full and fair consideration on its merits.

### **Women**

Since the inauguration of our last Governor, the women of Virginia have been fully and completely enfranchised. It, therefore, becomes our duty to acknowledge their new status. In the making of our laws we should remember that they are entitled to be duly recognized and protected.

I have always believed and now believe that the entrance of women into politics will be a source of strength and uplift to our public life.

Public officials will be required to measure up to high standards of ability, service and moral character, if they expect to receive and to deserve the support of women.

Public officials will be required to measure up to high standards of ability, service and moral character, if they expect to receive and to deserve the support of women.

To them I shall look for encouragement and sympathy in my endeavors to serve the people of the Commonwealth. I shall expect them to take a keen and active interest in the affairs of the State, especially in the enforcement of law, the guardianship and education of our children, the improvement of our sanitary conditions, and in those things which naturally appeal to the motherly instinct and a woman's love.

It shall be my purpose during my administration to see that they have full and fair consideration.

I endorse the recommendation in the last Budget for providing sufficient assistance for the proper supervision of the employment of women and children in industry through the Bureau of Labor and Industrial Statistics.

### **Children's Welfare and Mother's Relief**

A commission was appointed to make a study of child life and mother's relief. In consequence of this work, I understand many bills dealing with these subjects have been presented, or will be presented, to this Assembly. The suggestions of these bills I have not had an opportunity to become acquainted with, but I feel justified in asking that they be carefully studied by a committee directly appointed for the purpose, or else by a sub-committee of an already duly constituted legislative committee. Virginia should enact into law such of these proposed bills as may be wise, wholesome, and proper.

Child-life is well worthy of consideration; and we should at all times remember that the tendencies of youth become a component part of grownup men and women, thus impressing upon ourselves the importance of starting and keeping the child right.

### **Confederate Veterans**

I am glad to note that the Budget has recommended an increase in pensions to the Confederate soldiers. This increase is heartily approved; and Virginia, having due regard to other urgent needs of the Commonwealth, should at all times go to the very limit of her ability in dealing generously with her veterans and their needy widows. We should ever be mindful of the valiant service rendered by them.

### **Memorial Building**

Virginia holds in highest esteem the veterans of the World War, and shall ever be ready to do all within her power for their encouragement, comfort, and advancement.

The last General Assembly made an appropriation for a memorial to the Virginia veterans of the World War in the form of a library and auditorium building.

For reasons not necessary to set forth, it now seems that there must necessarily be a change in the plans originally contemplated.

I feel that one of the urgent needs of the Commonwealth is the erection of an office building. Our officials are scattered in many sections of the city of Richmond. This condition tends to displease the people, make for inefficiency, and to prevent proper departmental supervision.

I, therefore, am constrained to believe that full and ample consideration should be given to the plan of a proper appropriation for the erection of the memorial, which should include within its walls office space, a suitable auditorium, a modernly-designed library, and a "Hall of Memory."

In making this suggestion, I do so on the theory that those in honor of whom this memorial is to be erected would prefer it to be of such character of construction as to be ever-serving to the State and her people.

The funds and bonds received by Virginia in the settlement of the West Virginia debt controversy might be wisely used in furnishing a portion of the funds required for the erection of the memorial.



## Hampton Roads

I have read with great interest the report of the Commission appointed to study the question of the development of Hampton Roads, and I heartily concur in the recommendations therein made, and anticipate the General Assembly will carry the same into effect.

The State cannot longer fail to do all within its power for the development of these wonderful water facilities, not only as to Hampton Roads proper, but also as to all of her navigable inland waterways. They should both be built up together.

It is difficult to conceive of the tremendous possibilities awaiting developments in this direction, and to appreciate what this development will mean toward a greater Virginia.

## Health

I feel that I should express to you my very strong interest in work for the conservation of health and prevention of disease. In proportion as people are well and strong, we may expect them to be happy, productive, and progressive.

No tax upon the people is so oppressive and so unjustifiable as the tax that is levied by preventable disease. We now know how most of the serious diseases are carried, and we know how to prevent their transmission. It is our bounden duty to utilize this knowledge.

Disclosures of examining boards, here and abroad, during the war were shocking to all right-thinking people. No one had imagined that such a large percentage of young men in our country and in other countries were unfit for military service. It is no justification for us to say that Virginia was not notably deficient—that our trouble was the trouble of all.

We cannot erase that record, but we can prevent its repetition. Health is, by and large, a purchasable commodity. We are not able to guarantee additional years to any one individual, but we are able, if we afford a sufficiency of prevention, to guarantee a longer average life to the people of a community or a State.

As a concrete illustration, the record of the State Board of Health in reducing the number of typhoid cases from more than 14,000 in 1909 to less than 3,000 in 1920, and the number of deaths from more than 1,400 in the former years to 267 in the latter, is surely sufficiently illuminating. What has been done with typhoid and the other filth-borne diseases has measurably been done with other groups; and we may expect great results from the newly-instituted co-operative efforts of the health and school authorities with the children of Virginia.

In connection with health matters we cannot overlook the seri-

ous scarcity of doctors in our rural sections; and, unfortunately, this is a condition which may not be expected to rapidly improve. It is, therefore, incumbent on our fellow citizens in the country to guard themselves. Wherever possible there should be active health organizations in counties, and I feel it a duty to urge upon all the people to heed the advice and obey the regulations of the State Board of Health.

So far as our finances will permit we should be liberal in our appropriations for public health. This is a sound, economic principle. Weak and sickly people cannot compete with strong and healthy ones. We should be willing to make economies in other lines rather than ignore this health work which, humanity and charity aside, offers to a State the most certain and largest dividends for the amounts invested.

### **Prison Reform**

The subject of prison conditions is looming large among the States of the Union, the tendency being to introduce modern, humane, and sensible prison reform. These reforms have as their object the training of prisoners in practical lines, to fit them for a life of usefulness after their terms of imprisonment shall have expired and, at the same time to make their period of confinement less unbearable, without in any way decreasing its corrective and deterring effects.

Virginia has caught this spirit; and it shall be my purpose to participate actively in all movements towards seeing that our State, within reasonable limitations, is alive to the trend of modern thought in this direction. Especial study will be made during the period of the next two years along the line of indeterminate sentences; and if found advisable, recommendations will be made in that direction to the next session of the General Assembly.

### **Criminal Appeals**

The act of March 19, 1920 (Acts 1920, p. 416), provided for an appeal in this State as a matter of right in every criminal case, regardless of the character or grade of the offense, or the merits of the case. Prior to its enactment appeals in criminal cases were allowed wherever the Supreme Court found upon examination of the record that there was reasonable ground to believe that error had been committed to the prejudice of the prisoner in the trial court. The practical application of this new law has been attended, and will continue to be attended, by serious and objectionable results. It not only adds greatly to the burdens of the office of the Attorney-

General, and unnecessarily encumbers the docket of the appellate court, blocking the way for speedy determination of meritorious litigation; but it affords a sure means of delaying the enforcement of the plainly just sentences of the trial courts. Such delays, harmful in all cases, are especially dangerous in cases of murder and assault, calculated to arouse public indignation and to provoke mob violence. That act, it is felt, should be repealed.

### **Budget System**

The Budget System in Virginia has been in existence for several years. It seems to be generally admitted that the same should be continued and enlarged. My study of the question has convinced me that whilst the Governor should remain the executive head of the Budget, the law should be so amended as to authorize him to appoint a "Director of the Budget," who shall give his entire time to the proper execution and improvement of the system and to carrying into effect its real object and purposes. I recommend that so fast as may consistently be done the various departments and State institutions be included within the Budget System, and that all funds belonging to the State or to be handled by the State through any of its officials, find their way to the treasury and be disbursed by legislative appropriation to insure economy in expenditure, accuracy of accounting, fidelity to trust, and business-like administration.

### **Purchasing Agent**

The State has, during the last few years, established a central purchasing department, through which many of the needs of the Commonwealth and its various institutions may be supplied at a cost considerably reduced below that of the old method of individual buying. Our law as now written needs strengthening. The department is merely advisory, with no authority to see that the various institutions purchase through it, even though a clear saving would be made.

The standardizing of the supplies of our institutions and departments would go far towards a great saving in the State's outlay. I earnestly request that the question of State standardization be seriously studied by those upon whom this duty devolves, and as far as possible, made an accomplished fact.

I know of no greater financial service our departmental and institution heads can render than to co-operate actively with this department in bringing it to its full measure of usefulness.



### **Insurance**

From year to year, laws are being enacted which allow the Insurance Department of Virginia to render more and farreaching service to the people. The cost of insurance, in its many phases and varieties, to the citizenry of this State runs into many millions, and the Insurance Department should, therefore, be given sufficient authority to deal sternly, yet fairly and righteously, with the companies which desire to do business within our territory.

The State should never surrender its reserved power to demand just and fair rates, and to prevent such combinations as may tend to deny such rates. I feel that, so long as reasonable charges only are demanded for risks taken, it is better for the Commonwealth that she not enter into any phase of the insurance field—not even to the extent of taking upon herself the extra care and burden of administering funds.

If, however, the General Assembly is led to the belief that our people are not, and will not be, able to secure insurance protection at reasonable costs; then, every method compatible with the needs of the occasion should be brought to play, for Virginia must see to it that protection along this line is afforded under a schedule of equitable cost.

### **Department of Fisheries and Game**

The Department of Fisheries and Game is one that can do much towards solving the problem of cheaper food. God, in His ever bountiful spirit, has given to Virginia, lavishly, a fish and oyster producing territory.

Information has it that this valuable asset of the State is not yielding the return in sea food that we have a right to expect. If our laws are defective and prevent the return that should be had, either in food or State revenue, or if our laws, as written, are not being strictly enforced, let us see that they be amended, or that law violation be no longer countenanced. This great and important State industry should ever be under the watchful eye of the General Assembly.

The sportsmen of our State are willingly bearing the financial burden consequent upon the maintenance of a Game Department, and, therefore, they are entitled to the enactment and enforcement of reasonable game laws.

I earnestly recommend that this branch of our government be not looked upon as one of minor importance, for in reality it deals with what is probably Virginia's greatest asset.

### Education

Beyond question the chief concern of the State is to develop a high type of citizenship and to assist in providing a safe and happy economic basis for this citizenship. There is no escape from the conclusion that the training for citizenship is one of the highest and most important function of the modern State, if not indeed the very highest and most important. The system of public education must, therefore, be regarded by all intelligent people as a basic and fundamental thing in a democratic form of government. I want to re-affirm with great emphasis my unqualified devotion to the cause of public education.

There are two aspects of this very important problem to which I would call attention at this moment: First, the need of just as liberal financial support as the resources of this State and a proper regard for other interests of the State will permit. It has been shown beyond doubt that the defects in the Virginia school system are not attributable to any lack of patriotism on the part of teachers, nor to the absence of conscientious and devoted service on the part of school officials. The defects are essentially financial. For the money invested, the people in Virginia seem to be getting an educational return equal to that obtained in any other State. Terms can be lengthened, the general qualifications of teachers can be raised, and the whole system can be made more efficient only by providing a more liberal basis of financial operation. In studying this problem, the general economic condition of a State must be clearly kept in mind. It is not a safe thing, however, to undertake to develop any public institution beyond the limits of a safe and sane economic basis. Otherwise a temporary and premature development may be followed by a long period of reaction. Therefore, I re-assert that, with due regard to the resources of this State, I favor as liberal appropriations to the public school system as can with reason be provided, especially for meeting the urgent needs of our elementary schools.

The other consideration refers to the plan of local school administration. I have high respect for the hundreds of trustees who have in the past given their time and service to the public school system, and who have oftentimes led in movements for local school improvement. To my mind it appears to be a matter of primary importance to adopt in the administration of public concerns that plan of operation which appears to be the simplest, most efficient, and most directly responsive to the demands of the people.

The demand for increased funds for operation goes hand in hand, I think, with a need of that reform of local school administration which would give the best guarantee of highest returns on the investment. I, therefore, favor the county as the unit of opera-

tion rather than the district, and a county school board to act for the entire county as a whole rather than a series of more or less independent district boards. Towns with a certain minimum population should have the right of maintaining their own school boards, and should thus be constituted as related units of school operations.

The Constitutional Convention of 1901, by changing the composition of the State Board of Education and by assigning to that board large constitutional functions, sought to centralize the work of the educational system. In the circumstances which then existed, this action was doubtless wise and proper.

Within the twenty years which have elapsed, great changes have taken place with reference to the public attitude toward education. In my opinion the time has now come when serious consideration should be given to the question of local initiative's being permitted to participate more largely in the general scheme of central control. The county school board should have legislative and judicial functions, but there should be reserved to the superintendent and teachers certain particular professional functions.

I would propose that the county superintendent be recommended to the State Board of Education from a list of eligibles presented to the county school board by the State Board of Education. When once appointed, the county superintendent should become the real administrative head of the local school system. It should be his duty to carry out the plans and policies of the local school board, and to stand as the responsible agent and representative of that board.

While the people of Virginia are looking to the strengthening of the public schools and institutions of higher education, they should, by all means, however, pay a greater amount of attention than they have ever heretofore done to the establishment and maintenance of adequate free public libraries as parts of the broad educational system of the State.

I feel that, as Chief Executive of the Commonwealth, I should be very derelict were I not to call attention to the loyal serving spirit of the Alumni of our State institutions in raising subscriptions to those institutions. Especial praise is due one of them in securing in a recent drive approximately one-half million dollars. May this spirit of Alumni pride and generosity be fostered and nourished in all of our institutions of learning. In this way such institutions may be able more quickly to meet their real needs.

### **Workmen's Compensation Act of Virginia**

The Workmen's Compensation Act became effective on March 31, 1918. Its provisions went fully into effect on January 1, 1919.



It has, therefore, been in operation for a period of three years. The results achieved have fully met the expectations of its supporters, and it has been alike satisfactory to employers and employees in establishing better relations between employing and employed classes and in giving prompt, though moderate, compensation to the injured and to the dependents of those killed in line of duty. It has also benefited the community at large by relieving the courts of a vast number of personal injury cases which had theretofore encumbered their dockets.

Compensation laws now exist in every State of the Union with the exception of five of our Southern States where industrial activities are small. The last State to adopt a compensation statute was Georgia, which practically re-enacted the Virginia statute.

At the 1920 session of the General Assembly this act was amended and compensation provided in the original act was increased from twenty to twenty-five per cent.

There are some changes which I feel constrained to suggest:

(1) The Supreme Court in the case of *Mann v. The City of Lynchburg*, has held that a policeman is not an employee within the intendment of the act. I would recommend that the act be amended so as to include within the benefits of the act this class of public servants, and firemen, as well as employees of the counties, cities and State in the generally accepted meaning of these terms.

(2) The Supreme Court, in the case of *Smith v. The State Highway Commission*, has held that the State Highway Commission is not a "political subdivision" within the meaning of the statute, that persons employed by the State Highway Commission are employees of the State, and that compensation provided by the act is payable by the State.

The court says: "While it is true that the compensation act contemplates employees of the State and expressly provides that they shall have the benefits of same, no provision has been made for the payment of claims against the State, and section 2582 of the Code provides that no judgment or decree, unless otherwise provided, shall be paid without a special appropriation by law. Neither the court nor the Industrial Commission can require the legislature to make an appropriation for cases of this character, but it is not to be doubted for a moment that such appropriation will be made in each case in which an order against it is made by the Commission.

"The State will not provide that its employees shall have the right to collect compensation under the Workmen's Compensation Act and decline to give them any means whereby they may collect the compensation allowed them thereunder."

I heartily endorse this statement of the Supreme Court; and to provide prompt relief to the injured employees of the State, I recommend that an adequate appropriation be made to cover the total amount of awards made by the Commission against the State in such cases; and that, if feasible, some definite provisions be made to meet this just charge against the State in the future effectively.

### **Agriculture**

This has been a very disastrous year on the farmer all over this country. Prices have taken decline after decline until they have gone, in many instances, below pre-war levels and below the cost of production. From the first of July to the first of November, 1920, according to government estimated yields, there was a decline in the market value of farm products of more than \$7,000,000,000 in the United States.

This ruinous condition cannot be legitimately blamed upon large crops or over production. The government's reports show that farm crops and live stock were no greater last year than in 1915. But the world's demand for food products is greater today than ever before. The wheat crop for 1920 was 190,000,000 bushels less than in 1919, and the 1921 crop is short of the 1920 crop by about 27,000,000 bushels; yet the decline in farm prices continues with little benefit to the ultimate consumer.

These conditions cannot be expected to continue. Already the rural population of our country is about two million less than the urban. The new census shows that in some of the counties in the richest agricultural States the number of farm owners has decreased fourteen per cent; and the number of farm tenants increased twenty-seven per cent.

The most potent cause of our present social unrest and commercial stagnation today lies in the fact that there is no profitable market for agricultural products. This means the farmer's purchasing power is gone.

A prosperous agriculture will start again the hum of mills and the songs of workmen throughout the land. It has been so in all nations and ages. The burning question, however, relative to the farmer of today, as well as the thing he is demanding, is ECONOMIC JUSTICE!

Upon agriculture rests the primal duty of producing sufficient food; and farmers, discharging this duty to society, have a right to demand such returns as will fairly compensate them for technical skill, managerial ability, capital invested, and social, educational, and political opportunities of those in other industries.

The farmer's products, raised after a twelve months' gamble,

in which he stakes seed, fertilizer, equipment, land, and the labor of himself and all his family against the weather, climate, plant and animal pests, and diseases, are sold in market in competition with the products of six million other similar producers.

These things lead to farm depopulation and decline in national virility, instead of the "top of the hill" in agriculture, the goal of necessity today. At this time only fifty per cent of the United States is under cultivation, and only twelve per cent is under a high state of cultivation.

The world needs just as many farmers as can produce what the world will take at a profitable price, a price that will make agriculture self-sustaining; turn a fair interest on the investment; pay a fair wage for the mental and physical energy expended; and take care of the risks peculiar to farming.

To make the oft-repeated slogan "Back to the Land" effective, the farmer's best efforts must insure him a better home, more conveniences for the housewife, better roads, and modern means of transportation. He must have community centers, and get away from the grip of isolation. These well-merited improvements will all follow profitable prices, and will insure increased production and a virile, contented population on the acres of idle land.

To make our remedial enactments effective in the production and distribution of farm products, and to sustain the agricultural life in the face of decreasing rural population, we must have in our political and social conferences ample, competent and sympathetic representatives of the agricultural elements, with whom other elements must actively and heartily co-operate. The man to represent the farmer in the legislative halls is one familiar with agriculture at its source.

To stem the tide of a never slackening movement toward the cities and the consequential decrease in farm tenantry, we must make the lure of the healthful and delightful country brighter to sound and wholesome people than the conveniences and amusements of the city, which continues to drain our rural population.

The farmer asks no generosity at your hands, gentlemen; justice will meet his wants.

The earth feeds and clothes us all, but she feeds and clothes us by the farmer's hand. He is her agent, through whom she confers her most essential benefits. The farmer's occupation, being in closest touch with the fertile earth, is the fundamental occupation upon which all others rest.

Fundamental things are easily overlooked, and so it has been with the farmer. His contribution to the public welfare has been taken for granted; like summer and winter, night and day. No other equal proportion of our people has had so small a part in the government, or so small a share in the benefits of progress.



How can the life of the farm family be made fuller of opportunity, freer from drudgery, more comfortable, happy and attractive? How can life on the farm be kept at the highest level, be so improved, dignified and brightened as to keep alive the pride and loyalty of the farmer and his family? How can a compelling desire to live on the farm be aroused in the children that are born there? These are questions of vital importance.

There is too much belief among our people that the prizes of life lie away from the farm. I am, therefore, anxious to bring before the people of Virginia the question of securing a more profitable agriculture and a better living on the farm, by co-operation between the farmers for buying, selling and borrowing, and by promoting greater advantages and opportunities in the country.

My desire is to impress all with the concrete thought that the agricultural interest is most deserving of serious consideration and support. I have not attempted to suggest specific remedies, but am informed that the representatives of the agricultural interests have presented, or will present, for legislative attention certain suggested laws. May I not hope that your due and sympathetic thought will be given to them.

### **Re-Appportionment**

It seems unnecessary to remind the General Assembly that for some years it has been lax in carrying into effect the solemn provision of our Constitution demanding a re-apportionment of our legislative and judicial districts.

At the last session of the General Assembly a committee was appointed to study this question. They have made a report, and may I not insist that it is the duty of this session of our law making body to see that this report has full and fair consideration to insure us that we shall no longer find ourselves living in violation of this constitutional mandate.

I desire also to call attention to the fact that our congressional districts vary greatly in their population, some considerably under the legal requirements, others considerably in excess of them; and this condition is also most worthy of your attention.

### **Taxation**

There is probably no subject of deeper money concern to the people of the Commonwealth than taxation.

I wish to re-affirm my many previous statements that I am unalterably opposed to any increase in property taxation at this time.

After an exhaustive search for some grounds on which to base

a tax decrease, and thus relieve, to a small degree at least, the burdens of the people in this respect; after many conferences with patriotic Virginians, whom I regard as qualified to advise; and after a close and serious study of the proposition, I am, with some temerity, however, led to the belief that I can recommend a reduction in the taxable rates on bonds and notes from \$1.10 to 50 cents on the hundred dollars. My reasons for suggesting that the reduction be made on this class of property are as follows:

*First.*—(a) It is a prime necessity that some measure be adopted to provide ready money, at a reasonable rate of interest, for the indispensable needs of all classes of people.

(b) To provide funds for the urgent demands of the agricultural class, so that they may better finance their crops, and conveniently carry until a better pay day the mortgages now upon their farms.

(c) To provide sufficient funds with which to carry on in the cities and country a more active building campaign, for relieving over-crowded housing conditions, and at the same time for furnishing work for manufacturing interests, other business plants, and the unemployed, and to promote generally the industrial activities of the State.

*Second.*—Investigation shows that millions of dollars of Virginia money are now being lent in other States of the Union, because a greater return is yielded to the investor than is yielded by loans to the people of Virginia, at the present interest rate, after the deduction of tax required at present under our law, and generally regarded as high.

Our citizens, in need of necessary funds, are in addition to the tax and interest, being subjected to enormous brokerage fees, far greater than legitimate investments will allow to be rightfully paid.

It is earnestly contended that in order to meet the situation, either the present interest rate of six per cent must be increased, or else the State must meet the situation by devising plans to bear this burden, instead of placing it upon the people themselves. The latter method, in my judgment, is far preferable.

*Third.*—Whilst, of course, it must necessarily be speculative as to the increase in amount of notes and bonds that will be reported for taxation under the decreased rate, investigation seems to indicate that as a result of this reduction, provided our public officials honestly and courageously discharge their duty, an increase in tax yield would soon result.

*Fourth.*—It seems reasonable to expect that the owners of this class of property in Virginia, who are now failing to list it for taxation, with the idea these securities are unjustly and inequitably taxed in comparison with other property, may as a matter of common honesty, if the proposed rate of fifty cents be adopted, give in, to a very large degree, their real holdings of bonds and notes.

If this should be the result, then the income from this source would be greatly increased, instead of diminished, and at the same time the burden would be placed more equitably upon all of the holders of this class of property, rather than, as now, upon the honest tax-giver. It would tend to eliminate fraud and deception, and to enlist the support of the people generally in seeing that the tax payer gives in honestly his assessments of the character and kind here referred to.

Let the State demonstrate its desire to be fair in its taxable rate; then, if the taxpayer does not show his appreciation by the honest listing of his notes and bonds, the General Assembly, at its next session, can meet the situation sternly.

I may say that the period now upon us is not propitious for many experimental changes in our present taxation system, and, therefore, I advise that extreme caution, save in the respect just mentioned, be exercised in any dealing with suggested plans of taxation, either State, county or city.

Inquiry further shows that the Budget Bill now before the General Assembly appropriates all of the available funds for State purposes during the next biennium, save about \$120,000. I need hardly state that this does not cover the many worthy causes that will be knocking at the door of the treasury for special appropriations; therefore, may I not urge with great earnestness, that the General Assembly use exceeding care in its appropriations.

We must keep within our limitations and it is my sincere desire to be relieved from the necessity of using my prerogative of veto consequent to appropriations in excess of the State's estimated revenue, which must necessarily be used, however, if this precaution is disregarded.

I feel that I should call attention to the fact that the people of the State are not suffering so much from the burden of State taxation as from the burden of county taxation. The taxes collected by the localities amount to approximately three times the taxes collected by the State, and it is a significant fact that the State is returning to 83 of the 100 counties more than the counties pay into the State treasury. This condition leads to the belief that it is wise for the local tax authorities to give sincere thought and



heed to their local conditions, to a greater degree than they have apparently been doing in the past.

Under our present system of taxation in the counties, our taxes are levied and expended by the boards of supervisors, who are giving but a very small portion of their time and talent to these particular duties. Modern experience is strenuously teaching that business management should be concentrated, rather than distributed, and I believe that the General Assembly can well afford to direct their attention at this session towards the study of a county management plan under the care of a county manager, with the assistance and advice of the board of supervisors, or else authorize the Governor to appoint a commission of five thoroughly trained business men to make a study of this suggestion and report to the next General Assembly. The commission should serve without salary, and be allowed compensation for their actual expenses only in attending to the duties of the commission only; and there should be appropriated a sum not exceeding one thousand dollars for this purpose.

Every official of Virginia should, not only voluntarily, but by legal requirement, conduct the handling and accounting for of the finances in his office in a business-like way. It is the plain duty of the State, for the protection of the State and the localities, to provide that this shall be done, and that all funds shall be properly accounted for.

Inquiry informs me again that a closer supervision on the part of the State is absolutely essential and necessary, and that if this is done, the result will far more than justify the expense. I, therefore, urge that a sufficient rotary fund be provided to allow the State Accountant to have audited, not less than once every two years, at the equal and joint expense of the State and localities all county and city offices through which funds of the State, county or city pass.

In addition to this, there should be installed by the State Accountant a proper and intelligible system of bookkeeping.

Upon mature reflection, I must say to the General Assembly that I believe it is very unwise to pass laws which levy a tax for a specific purpose. All taxes should go into the general State fund, and be appropriated out by the General Assembly. So soon as it can consistently be done, I advise that this course be adopted relative to the special taxes that are now levied. No fund should be turned over to any agency of the State without some supervision on the part of the General Assembly, the direct representatives of the people.

### Highway Department

Next to schools and health, unquestionably the thing now uppermost in the minds of the people of the State is the development of our State and county highway systems.

Certainly nothing could give me greater pride during the four years of my administration than to feel that I had been able to play an humble part in the advancement of a ready and convenient means of transportation for our people in order that they may better enjoy a closer acquaintanceship and have an economical way of conveying their products to the market.

The times in which we now live demand that Virginia have a modern highway system, and we must fully recognize that the day of impassable and badly-constructed roads should no longer be tolerated. The quickness of our State growth along all lines is to be greatly measured by the speed which we develop in our highway construction work. Therefore, we are led to the conclusion that our road program must be one that calls for as rapid construction as may be consistent with economical and business-like administration.

During the last twelve months, it has been my privilege to visit some ninety of the one hundred counties in Virginia, as well as the twenty-two cities. I have spoken before thousands of Virginia people and have consulted with hundreds of them respecting our road development. I do feel that I certainly have a reasonable knowledge of what the people demand.

It is my duty, as your Governor, to place before you the conclusions that have been reached concerning the needs and wishes of our people, so as to secure their active support of a really constructive road program.

In my anxiety to test out the suggestions that I am going to make relative to the new law that should be written for the formation of the Highway Department, I have consulted with expert road-builders from other States, and with a great many of our leading and, in my judgment, wise-thinking patriotic Virginia citizens, all free of any known political ambitions. That the people may know my endeavor to seek competent advice and help in accordance with my pre-election promise has been an honest one, I may say that, in addition to many other conferences, on Tuesday, January 17th, I conferred with thirty-two prominent business men from all walks of life and from all sections of Virginia who were selected with no other thought than their outstanding reputation as cautious and clear-thinking men.

After a full and thorough discussion, the recommendations as to re-organization of the department which I now make were unanimously endorsed by this body of representative citizens.

I trust that I may be pardoned for stating that, as the Chief

Executive of the State, I realize that the people look to me for results; and this means that I am intensely interested in the formation of this department. I further realize that it becomes my duty to meet this situation with no thought other than what I conceive to be to the best interest of the State, and not to take counsel of any fear I may have that my recommendations may displease any individual or individuals who may be in some degree personally affected.

In other words the question of a properly organized Highway Department is one of far greater importance than the effect of a re-organization upon any person or persons.

The plan which I shall outline in no way prevents the State from retaining in its service any or all of the skill and information that the present Highway Department has, if this skill and information is such that it is deemed wise for all, or any part of it, to be retained by re-appointment.

My recommendations are as follows:

1. Being led to the firm conclusion that the people of Virginia demand a complete re-organization of our present Highway Department, I therefore suggest that this department, as at present organized, cease to function as of July 1st next.

2. Whether justifiable or not, the fact remains that the people are not satisfied with the present plan of handling our road development, and the confidence in this department must be re-established before the people will willingly support an active, progressive program which will demand the early expenditure of many millions of dollars. I firmly believe that if such re-organization is accomplished as will lead the people to the belief that our laws are so perfected and guarded as to reasonably guarantee to them an economical and cautious expenditure of whatever funds they may provide, that then there will be no hesitancy on their part to furnish all funds necessary to complete quickly a modern highway system throughout the Commonwealth. Until this is done, I am fearful that it means a development of slow order with unsatisfactory results.

3. I need hardly state that road building has two chief elements—one, the business side; and the other, the technical or engineering side, and that both of these elements, requiring such different types of mentality, can rarely be found in one man, even were the combined duties not so generous as to be beyond the point of physical endurance.



I, therefore, suggest that the Governor should appoint the State Highway Commissioner, who should be the executive head of the department, a man of proven business qualifications, and be paid a full-time salary commensurate with the result he is expected to produce. Then, the Governor, to whom the people of the State are looking primarily for results, will be able to look to the Commissioner and demand them of him, thus insuring individual responsibility—so essential to execution and the *sine qua non* of satisfactory achievements.

The Governor should also be allowed to appoint four other members who, along with the Commissioner, as chairman, shall constitute what is to be known as the "State Highway Commission of Virginia." These men, removable at the pleasure of the Governor, should be selected from the five grand geographical divisions of the State, this giving to all sections a reasonable representation.

The four members of the State Highway Commission, other than the chairman, should be allowed as pay for their services a reasonable per diem and expenses for such time as they may actually serve.

This Commission should be allowed to locate routes between designated points in the highway system, routes already located in pursuance of law to be changed only by act of the General Assembly; to allocate funds to different road projects; to fix salaries subject to executive approval, of the State Highway Engineer and other employees of the department; to approve contracts; and to make traffic rules and regulations.

4. The State Highway Commissioner should be allowed to appoint the highway engineer, removable at his pleasure; thus giving him a person on whom there will rest individual responsibility for engineering and constructive results.

The engineer, with the same power of employment and removal, should be allowed to name those who are to work under him. This will create, from the Governor down, a complete chain of individual responsibility; which is absolutely essential and necessary in work of the character and nature to be done by the Highway Department.

Unless the Highway Commissioner were permitted to select his chief engineer, the scheme of accountability would be broken; and it would be difficult to find one who would assume the responsibility of results in the capacity of State Highway Commissioner if he were denied this privilege. In other words, the well established law of responsibility of the subordinate to his immediate superior must prevail from the highest to the lowest official or employee of this department.

5. Under the preceding recommendation, each superior official or employee having the power to remove his immediate subordinate, the State is insured that it shall not suffer in the event an error is made in the selection of any employee; otherwise a mistake in judgment of selection would continue its evil effect until the expiration of a definite term of employment. No capable man would desire to continue in office if his services were not satisfactory and producing fruitful results.

I shall not undertake to go into further details than I have set forth above, intended as a mere skeleton of the new formation of the department, except to ask the General Assembly to study well the bills now before them on the re-organization of the Highway Department and to adopt that bill which in their wisdom will lead us to expect results to be achieved, the people to be satisfied and, if not now, very shortly to exhibit a spirit of willingness to provide the necessary funds.

May it not be said, gentlemen of the Assembly, that I have given to you my very best thought on this subject, with no other desire than to serve; but if, in your wisdom, these suggestions are not regarded as safe and sound, then, bear in mind that whatever law you may enact shall have my most earnest and undivided support, and that nothing will be left undone on my part to accomplish the result we so sincerely desire.

### Highway Funds

In order that the people of the Commonwealth may know something of the funds, as nearly as may be calculated, that will be available for road work and maintenance for the year 1922, I now give to you a statement furnished me by the State Accountant, which is as follows:

#### STATEMENT SHOWING ESTIMATED AMOUNT OF FUNDS AVAILABLE AND TO BECOME AVAILABLE FOR ROAD PURPOSES

*October 1, 1921, to December 31, 1922.*

October 1, 1921—Actual balance held in the accounts of the Auditor of Public Accounts for road purposes:

Federal and State Road Construction and Maintenance Fund .....	\$1,142,767 82
State Money Aid Fund.....	287,627 63
State Highway Commission Expense Fund....	99,464 20
State Highway Commission Salary Fund.....	42,467 21
State Highway Commission.....	11,836 53
State Convict Road Force Fund.....	150,500 00
Valley Turnpike Fund .....	27,237 90

Total actual balances, October 1, 1921.....	\$1,761,961 29
Auto Tax—1921—Distributed to roads as of October 1, 1921.....	50,000 00
	<hr/>
	\$1,811,961 29

## ESTIMATED RECEIPTS TO OCTOBER 1, 1922.

Federal aid appropriated to Virginia

(figures furnished from High-

way Department) .....\$5,159,959 47

Less amount actually paid into

State treasury to October 1, 1921 1,564,718 41

Balance expected to be realized from United

States government .....	\$3,595,241 06
10-cent tax credited to Federal and State roads	
November 30, 1921 .....	1,644,314 21
Automobile tax—1922 (estimated).....	2,100,000 00
Appropriations for year beginning March 1, 1922,	
if made as recommended in Budget bill.....	1,810,000 00
Federal aid to Virginia (recent appropriation	
of \$75,000,000) estimated 2 per cent.....	1,500,000 00
Total estimated receipts .....	\$10,649,555 27
Total balance and estimated receipts .....	\$12,461,516 56
Add amount paid into treasury by counties, towns and indi-	
viduals on agreements made for advance of funds under	
chapter 184, Acts 1920 .....	310,800 00
	\$12,772,316 56
Actual expenditures, October 1, 1921, to January 1, 1922.....	2,396,908 14
	\$10,375,408 42
Deduct amount estimated necessary to complete contracts in	
progress as of December 1, 1921 (figures not available for	
January 1, 1922). See note below.....	3,135,876 46
Estimated balance available for roads out of the above shown	
balances and estimated receipts.....	\$7,239,531 96
Balance of funds which will become available under agree-	
ments already made with counties, cities, etc., if needed	
by Highway Commission .....	1,409,136 61
Estimated amount of 10-cent tax to become available November	
30, 1922, on basis of 1921 estimate.....	1,644,314 21
Aggregate of estimated funds available for road purposes to	
January 1, 1923, after deducting all payments made to	
January 1, 1922, and estimated amount necessary to com-	
plete unfinished contracts in progress on December 1, 1921....	\$10,292,982 78

NOTE.—Estimates given above, with reference to unfinished contracts, are not accurate but are as nearly so as determinable. No estimate of unfinished work being done by "Force Account" on "State Projects" is given.

Certain projects have been let since December 1st, last, which are to be paid out of the fund hereinbefore mentioned, but which



are to be constructed in 1922; and that there should also be deducted a yearly maintenance fund of not less than \$1,700,000, plus the appropriation of \$700,000 to State Aid Roads (which sum should only be available in the event proper maintenance laws are made). It must be remembered that in this fund, shown available for the year 1922, there is included approximately \$1,720,000 already paid and yet to be paid into the State Highway Fund as advancements from counties and cities under what is known as the "Robertson Act," and which sum will have to be paid back in a reasonable length of time, either in bulk or in annual installments.

I am hoping, however, that the present United States Congress may make available under the Federal act of July 1, 1922, an additional sum of approximately \$1,400,000. If the gasoline tax hereinafter referred to is approved by the General Assembly, and the suggestions therein made by me adopted, it should provide, also, an additional amount of \$500,000 to \$700,000 for expenditures on the State highway system in 1922.

#### INCOME YEAR OF 1923.

Auto tax (estimated) .....	\$2,100,000 00
Appropriation budget (estimated) .....	1,652,950 00
10-cent tax collected in fall of 1923 (estimated).....	1,700,000 00
Federal aid .....	1,500,000 00
Total .....	\$6,952,950 00

It must be remembered that from the amount last named of estimated road income for the year 1923, there must be an allowance made for maintenance amounting to approximately \$1,700,000.00, and also the sum of \$700,000.00 appropriated for county aid roads.

If the gasoline tax is imposed, then there should be added to the above income approximately \$750,000.00.

#### Gasoline Tax

As previously stated, I am opposed to any increased property tax under present conditions; but on account of our urgent need for road construction purposes, I feel that I may suggest that the people will be willing to pay a gasoline tax of one cent on the gallon, effective as of this year, due to the fact that it is relatively small, is paid only by those who use the thoroughfares, and in such manner that it ought not to cause complaint. This tax has been found to be a satisfactory one in the States wherein it has been enforced.

This tax should yield (of course, the figures being speculative) from \$700,000 to \$1,000,000 annually, and at least \$300,-

000 of this amount should be appropriated to county aid construction or maintenance, as the General Assembly may deem wise and best, and the residue should find its way to the general road fund, to be appropriated in accordance with your wishes.

If in the wisdom of the General Assembly, in order to carry out a more speedy construction of our highways, it is deemed proper to float a bond issue, then, this gasoline tax might be used for paying interest and taking care of the sinking fund in connection with such bond issue.

I believe that it is my duty to call attention to the fact that the money market is now such that Virginia bonds could be sold, if your body so desires, on a basis of five per cent at a premium, or considerably less, at par; and that labor can be readily had at a reasonable cost.

We must recognize this great truth, that it costs money to build roads, and that the speed with which they may be built is entirely dependent upon the amount furnished for this purpose. And you, gentlemen of the General Assembly, have upon you the solemn duty of deciding this question.

### **Warning**

It is regretable that there seems to be a tendency on the part of those holding supervision of our educational and other State institutions to expend sums in excess of the amount appropriated by the General Assembly to these respective institutions.

With emphasis, may I not say that this tendency is wrong in principle, unjust in effect, and destructive of confidence. It is, therefore, my duty to express the hope that I shall not experience such action on the part of any institution when the hour arrives to make up the next Budget, for if such should be the case, it might lead to grave embarrassment.

The State must not be forced, through unauthorized action on the part of the board of visitors or trustees of any institution, to make an allowance to that institution out of proportion to allowances made to other institutions which keep within the limit of their authority.

### **Law Enforcement**

Our Constitution probably places no greater responsibility upon the Governor of the Commonwealth than that "he shall take care that the laws be faithfully executed."

I have resolved that insofar as the power within me lies this shall be done. I firmly believe that the law-abiding people of this State should not be forced to cringe and bend their knees to the lawless element. We have been and are now passing through a

period of law violation. We are just beginning to realize the consequences of such a condition and to appreciate the sacredness of the need of real law enforcement.

If I can read the signs of the times, the spirit of our people now finds itself sincerely willing to assist our public officials in leading men to know that obedience to constituted authority and statute law is absolutely essential to a happy, prosperous and peaceful citizenship.

Experience has shown us that the habit of drink and the handling of intoxicating liquors are the forerunners of law violation, and that, therefore, the enforcement of our prohibition laws seems at this time to be urgently in need of strict and effective administration.

I have always felt that all criminal law should be enforced through the regularly and duly constituted law enforcement authorities, and, therefore, I suggest and urge that the office of the Attorney-General be placed specifically in charge of the enforcement, not only of our prohibition, but of all our criminal statutes, and urge and recommend that a sufficient sum be set aside and appropriated for the use of his office in carrying into effect these laws.

I feel that by this method we will be able to secure the active help of the many peace officers of this State, along with the hearty co-operation of the general public.

May I not, with all of the earnestness of my soul, appeal to the citizens of this Commonwealth, both men and women; to her officials, and to her newspapers for hearty co-operation in my sincere and honest endeavor to protect the lives, the liberty, and the property of the people, and to enforce all laws judiciously.

Assurance is here made on my part that the Chief Executive of this Commonwealth will, at all times, and in all circumstances, stand ready to support and uphold those upon whom the burdens of law enforcement have been placed.

After mature and deliberate consideration, feeling that the violation of our prohibition laws is the chief and prime cause of our criminal activity, I here and now announce that in all cases (save where the question of actual guilt is involved) those who are convicted of dealing in and handling intoxicating beverages for monetary gain, or hope of such gain, will, so far as I am concerned, be expected to serve out such sentences as the courts may impose, and the exercise of executive clemency need not be sought.

I am done. Already I have trespassed too long upon your patience. Permit me once again to express my appreciation to the people of the State for their goodness in electing me the Chief Executive of this ancient Commonwealth. May I serve well, and may each of us always remember that human agency to achieve must be directed by Divine Guidance, and that it is well to ever march within sight of the "sign of the Cross."



# Report of the Chairman of the Governor's Advisory Board on Criminal Mental Hygiene

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RICHMOND, VA., MARCH 29, 1921.

GOVERNOR WESTMORELAND DAVIS,  
*Governor of Virginia,*  
*Richmond, Virginia.*

DEAR SIR:

I am inclosing you herewith report to date of the Governor's Advisory Board of Criminal Mental Hygiene, consisting of:

1. This report as chairman.
2. Tentative report of the committee on mental tests and educational status.
3. Tentative report of the neuro-psychiatric committee.
4. Recommendations of the board.
5. Statement from Mr. Bragg.
6. Members of the board.

I wish to say that the board feels that it has engaged in a most useful, humane and constructive work, and that it wishes to extend to you its thanks for the opportunity of rendering this service to the State and also to express its belief that you have inaugurated a departure in criminal investigation which will have an immediate bearing on criminal questions in the State today and be of ultimate value to future generations.

The board entered into its work with enthusiasm and vision, and although the work was in a sense new to all of its members, they succeeded in laying out a comprehensive plan by which sub-committees communicated with the board as a whole and the work went through with smooth progression.

The board wishes to extend its thanks and appreciation for the co-operation and help given by the board of the Penitentiary, especially its president, Colonel Hodges, Major J. B. Wood and the other officers of the Penitentiary and the Penitentiary physician, Dr. Herbert Mann.

The board feels that if the legislature will carry out its recommendations that the State prisoners will be better off physically, mentally and morally; that they can be made of more economic service to the State; that the Penitentiary admissions will be lessened by reorganization and extension of the

work of the reformatories and other institutions and that preventative work can be made more effective in the Juvenile and other courts.

In regard to report Number 2—*Tentative report of the committee on mental tests and educational status*—allow me to say that with the appropriations suggested in the recommendations we believe that all State prisoners can be examined and classified, that while this report is tentative it is extremely suggestive and important, and that this classification would lead to taking certain individuals of the Penitentiary population away from the Penitentiary and placing them in other State institutions where they more properly belong. Since we have started this investigation we have seen the remarkable transformation that the Penitentiary board has performed and we feel sure that the prisoners are better taken care of physically, that they have a chance for education and the learning of useful trades, and that the whole condition of the Penitentiary has vastly improved. In this connection we wish to commend the work of Mr. Lancaster and Mr. Bragg.

In regard to report Number 3—*Tentative report of the neuro-psychiatric committee*—we feel that, whereas this report is also tentative in nature, many important facts have been brought out and it shows the necessity not only of classification of prisoners, but of the removal of certain of those who are low grade mentally and of those who are insane from the Penitentiary population to other institutions.

In regard to report Number 4—*Recommendations of the board*—will say that the conditions in the State which brought about recommendation Number 1, *State psychopathic hospital*, are that under the present system many commissions of lunacy are passed upon by inexperienced examiners and most of them after no period of observation; that after the commission has been held there is a necessary delay in transporting the patient to the State hospitals and that during this delay the patient is either in the same environment in which he was discovered, under bond or kept in jail or in jail hospitals; that with a psychopathic hospital patients with brief psychoses would recover and would not have to be sent to State hospitals; that a period of observation in a psychopathic hospital is desirable and necessary before an adequate opinion can be given on a lunacy commission; that violent and criminal tendencies could be discovered; and that immediate treatment could be instituted which in many cases would prevent or lessen an attack of insanity.

Recommendation Number 2—*Care of the feeble-minded*—if adopted would enable prisons, industrial schools and courts to send feeble-minded cases to an institution regulated for their care and would prevent, as far as juvenile cases are concerned, the criminal defective and the potential criminal from being at large in society.

Recommendation Number 3—*Intermediate sentence*—will enable men under sentence to work their way out of prison and give them an incentive towards regaining their position in society.

Recommendation Number 4—*State psychologist*—is essential. We heartily commend the work of Mr. H. D. Coghill, who has proved himself a competent and efficient psychologist and who has worked under adverse circumstances with very little help or remuneration. We think he should be made either a whole or a part time State psychologist with a commensurate salary and, that if his work is to be really effective, he should have at least two field workers

who can go to the homes of the prisoners, trace up their hereditary and environmental tendencies and keep in touch with the prisoners after they are discharged and make reports and recommendations as to their welfare.

Recommendation Number 5—*Appropriation for work of the board*—is important. It is necessary for the board to meet a good many times during the year. They have thus far paid their own traveling expenses and board, or if State employees, charged them to other institutions. The employment of a stenographer at times is imperative, certain office equipment and instruments for examination, etc., are essential, and it is also advisable at times for delegates or committees to be sent to other institutions or localities, which expenses should be paid by the State.

Recommendation Number 6—*Examination of persons charged with crime*—We believe that if the courts appoint expert witnesses that fairer estimation of a prisoner's mental status will be obtained than by allowing either the prosecution or the defense, or both, to introduce expert witnesses.

Recommendation Number 7—*Industrial department at the Penitentiary*—We believe that both from the economic standpoint to the State, from the standpoint of betterment of the prisoners and the possibility of returning the larger proportion of them as useful citizens trained in some vocation, that this should be properly financed, continued and expanded. A statement from Mr. Bragg is appended.

In conclusion let me say that this board expects to continue its work and to be able to hand you from time to time their findings and recommendations with the belief that it will be of value to the business of the State, to the prisoners under the care of the State and for the protection and welfare of the citizens and taxpayers of the State.

Respectfully submitted,

BEVERLEY R. TUCKER,

*Chairman.*

### **Tentative Report of the Committee on Mental Tests and Educational Status**

Our committee does not feel that it can do more than submit a tentative report at this time, nor does it believe it yet possesses data of sufficient value to draw scientific conclusions. The reasons for this feeling and this belief will be apparent presently.

The prison population of Virginie with which we have to deal is distributed as follows: Penitentiary, twenty-seven per cent; State Farm, twenty per cent; road camps, fifty-three per cent. There is a constant ebb and flow between these three institutions. All new admissions are received at the Penitentiary, and must run the gauntlet of the identification bureau, medical examiner, educational director, and psychologist. A prisoner may be held at the penitentiary for any of the following reasons: (1) long term, (2) physical defect or disease, (3) mental disease or defect, (4) exceptional intelligence and attainments. The stable population, therefore, consists of the following: long-term men, physically or mentally disabled, and men of exceptional intelligence and attainments.

At a meeting of the Governor's advisory board on criminal mental hygiene



on September 8, 1920, it was decided that an educational and psychological survey should be made, and that it would be advisable to begin with the oldest admissions and bring the survey down to date. The survey was begun by the educational director, Dr. Lancaster, and your secretary, under the direction of Dr. Tucker and Dr. Hoke, with the promise of help from volunteer workers. The volunteer workers failed to materialize, so the burden of the survey has fallen upon the educational director and your secretary.

In the meantime, the Penitentiary Board issued an order requiring all new admissions to be examined physically, mentally, and educationally within ten days after date of admission, and also requested that the educational director and psychologist catch up on old admissions. Your secretary was given an office and equipment and designated psychologist, and immediately assumed the double duty of examining all current admissions and catching up on old admissions. This work is now up to date in quantity, but its quality is not guaranteed. The tests used are the Stanford Revision of the Binet Tests, Tucker Intelligence Tests, Knox Cube Tests, and Kent-Rosanoff Association Tests. In the majority of cases, however, only the Binet Tests were used, because of lack of time, and other tests being used principally as supplementary evidence in doubtful cases.

The educational director in his examinations has not yet begun to use tests as to educational status, but has been compelled through pressure of other duties, to accept the inmate's statement of his educational history and the grade attained. This information needs to be checked up for the reason that we have found from experience with these men in the school that 4th grade education per history frequently tests out total illiteracy.

Now the question may arise: What is the practical value of taking histories and making psychological tests after the manner of this survey? The answer may be found in the report of the industrial director (when he makes one), because every man selected for industry has been selected on a basis of psychological tests and history, and in the report of the school, in the report of the committee on neuro-psychiatric classification, and in the fact that the president of the Penitentiary Board is convinced by observation that this work is necessary, and he is lending his influence to that improvement and perpetuation.

To date histories have been taken and psychological tests made of 500 men, white and negro, and 48 negro women. The range in education, per history, is as follows (100 white men, 200 negro men):

White men, from no schooling to 4 years at college. Medium education, 4th grade.

Negro men, from no schooling to 4 years at high school. Medium education, less than 2nd grade.

The range in mental level as follows:

White men 7.6 to 19.6. Median mental age 12.1.

Negro men, 6.6 to 14.6. Median mental age 9.8.

The school is conducted under the supervision of Dr. Lancaster with Dr. Hoke as educational advisor. At present thirty-six men are enrolled in the school and thirty-five in the shops.

In the school 16 white men are divided into two classes, one a class in elementary arithmetic, reading and writing, the other English grammar and arithmetic, just completing fractions. In the first class the median chronological age is 25, the median mental age 10.6. In the second class, chronological 25, mental age 12.6. The teacher is an inmate with 4 years high school, was formerly an accountant; is 26 years old and has a mental age of 19.6.

The negro classes have an enrollment of 20 men; in the first class they are taught reading and writing and addition; in the second class elementary grammar, simple arithmetic, multiplication and division. The first class has a median chronological age of 30, a median age of 9; second class, chronological age 25, mental age 9.6.

We are using the school and the shop as psychological laboratories for the study of individuals. In about a year from the time of the beginning of our study, that is by next November, we expect to make a report with recommendations of more or less scientific value. But not until then. In the meantime, members of our committee are constantly being called into conference by Colonel Hodges and the president of the Penitentiary Board, and numerous suggestions have been made for the betterment of the prisoners, both mentally and physically, many of which have been adopted, and others are now under consideration.

There are two ways in which an anti-social or mal-adjusted individual may be helped, (1) to change the individual, (2) to change his environment. So far as may be possible, we are trying to do both, fitting the method of treatment to the case in question.

### **Tentative Report of Neuro-Psychiatric Committee**

Our committee has had about twenty clinics and examined thirty-odd men, some suspected of mental disease and others classified by the psychologist as border-line cases, suspected of mental defect. Certain cases have been examined as many as a dozen times before a final diagnosis was made. In addition to the cases seen, the committee has reviewed the data concerning the other cases not seen by the committee as a whole, and has approved the findings of the psychologist.

However, we do not feel that it would be fair for the board as a whole to be asked to approve our work at its present stage, with the idea that we are presenting it as completed. We feel that we have just begun. We have sampled the population and find a certain percentage of mental disease and mental defect. Whether these percentages are representative, we do not know. We think it would hardly be advisable to publish these figures at present because of their tentative nature. We will continue the investigation further, and after a year's study, present our data and conclusions for the consideration and approval of the board.

The percentage of mental deficiency among the white prisoners may seem large, indeed it is much greater than the surveys of half a dozen other prisons in the North, South and West show, yet it is in line with the statement recently made by Dr. William A. White, based upon years of experience and observation, that "Approximately fifty per cent of all classes of misfits are seriously

impaired by obvious or comparatively easily discoverable mental disease, or defect."

As to the negro inmates, this percentage is about the same as that found in the negro reformatories in 1915. When we considered that while the negro constitutes only about thirty per cent of our population, he furnishes seventy per cent of our penitentiary and jail prisoners, and about fifty per cent of our almshouse population, we have in these figures a corroboration in some measure of the results of our survey.

These men are where they are largely because of failure of adaptation, and in this connection, Dr. William A. White says: "We may look upon failures of adaptation as predominantly failures at the psychological level." In other words, if a man tests out deficient by approved tests made by a competent examiner, the chances are ten to one that he is not normal. If in addition to mental feebleness shown by psychological tests his history shows social feebleness, the chances are ten to nothing that he is mentally defective or mentally diseased. "For action is the final expression of the organism," and his responses to psychological tests and his failure of adaptation are both in the final analysis.

### Virginia State Penitentiary, 1920-21

#### TENTATIVE CLASSIFICATION OF 100 WHITE INMATES (MALE)

Superior intelligence .....	5%
Average or normal intelligence.....	43
Mentally deficient:	
High grade morons.....	30%
Medium grade morons.....	14
Low grade morons or imbeciles.....	4
	48%
Neuro-psychiatric cases:	
Paresis .....	1%
Paranoid .....	1
Recurrent depressive .....	1
Senile dementia .....	1
	4
	100%

Many of these cases also showed precoid reactions.

#### TENTATIVE CLASSIFICATION OF 200 NEGRO INMATES (MALE)

Average or normal intelligence.....	15%
Mentally deficient:	
High grade morons.....	26.5%
Medium grade morons.....	36
Low grade morons or imbeciles.....	18.5
	81%



**Neuro-psychiatric cases:**

Epilepsy (2) .....	1.5%
Manic depressive (3) .....	1.5
Recurrent depressive (1) .....	0.5
Senile dementia (1) .....	0.5
	<hr/> 4%
	<hr/> 100%

Many of these cases also showed precoid reactions.

The figures given above as to the percentages of mental defectiveness are subject to modification on the basis of further investigation. This modification will doubtless decrease the percentage of defectiveness indicated and we submit the figures with this reservation.

### **Recommendations of the Governor's Advisory Board on Criminal Mental Hygiene**

#### **1. *State Psychopathic Hospital.***

Whereas, it is the sense of this board that there should be established in this State a psychopathic hospital in connection with the State medical school, the purpose of which shall be the reception and treatment of cases in the incipency of mental disturbances and mild psychoses, and for the purpose of initiating and fostering scientific research into the causes, prevention and cure of various psychoses;

Therefore, be it resolved, That this board hereby recommends to the Governor that he take such steps as he may think proper looking to the establishment, by the next legislature, of such an institution, the capacity of which is not to exceed 100 patients.

#### **2. *Care of Feeble-Minded.***

Resolved that this board hereby recommends to the Governor that adequate appropriation be made by the legislature to provide sufficient accommodations at the State Colonies for the Feeble-minded, for the care and training of low-grade mental defectives confined in prisons and industrial schools and for other juvenile defective delinquents who may need custodial care, as a means of prevention of crime.

#### **3. *Indeterminate Sentence.***

It is resolved and hereby recommended that steps be taken to secure at the next meeting of the legislature, proper legislation whereby commitment of persons to penal institutions be on the basis of the indeterminate sentence under a parole board.

#### **4. *State Psychologist.***

It is further resolved and recommended that the position of State psychologist be established by the next legislature, and that the act establishing

such office, with a commensurate salary, shall also provide for two field workers, also with commensurate salary, to work under the direction of the psychologist. That the duties of said psychologist shall be to examine or supervise the examinations of all admissions to the Penitentiary and reformatories.

The board hereby recommends that H. D. Coghill be appointed State psychologist.

5. *Appropriation for work of board.*

Resolved that the legislature be recommended to appropriate \$2,500 a year for two years, or a total of \$5,000, to be used for the expenses of the Governor's Advisory Board on Criminal Mental Hygiene, or so much of it as may be necessary.

6. *Examination of Persons Charged with Crime.*

It is respectfully resolved and recommended that the judges be urged to avail themselves of the present law for the mental examination of persons charged with crime.

7. *Industrial Department at Penitentiary.*

Resolved and recommended that the work of Mr. Bragg, the industrial director, be financed and continued.

## **Report of Industrial Director**

March 22, 1921.

*The Chairman, Advisory Board on Criminal Mental Hygiene,  
Richmond, Virginia.*

DEAR SIR:

At the suggestion of your board, I am submitting herewith a brief outline of the purpose and ambition in the work here for the benefit of the inmates of this institution, together with a brief description of our methods and operation. I also want to bring out the points of benefit and helpfulness due to the work of your board.

### **PURPOSE**

Our purpose is three-fold: (1) To absorb idleness. (2) To give vocational training. (3) To effect an economic saving to the State.

By giving employment to the idle we are destroying the most prolific source of trouble among the men, and at the same time we are making men more contented and giving them a happier outlook in life. In giving the men vocational training we are giving them something personally substantial, something that will enable them to stand up against competition on the outside when they leave here, something that will make them have more confidence in themselves as well as their fellowmen. The economic saving to the State, a by-product of the fundamental purpose of our work, measured by the lowest standard, dollars and cents, is considerable, but when we measure this saving in re-established character and regained citizens, our ordinary units of measurements fail us.

### ORGANIZATION

All our work is covered under one head called the industrial department, over which is the industrial director. In the industrial department at present are the following shops: (1) Printing, (2) Wood-working, (3) Clothing, (4) Shoe, (5) Metal, and (6) Wood Finishing. In the printing shop we have an instructor foreman in charge from the outside, but in the other shops we are using a prisoner foreman for each shop and the industrial director gives direct supervision. Each shop is handled as a separate unit in every way, with a separate accounting system. Each shop has its own accountant, and all accounts from all shops come to office for check and audit.

### WORKING SYSTEM

All men in the industrial departments work under the honor system. We have no guards, and the men are encouraged in every way to do right because it IS right, and to feel that they are still human beings that can be trusted, and that they ARE trusted.

### COMPENSATION

In addition to the ten cents per day allowed by the State for all men detailed on special work, each man receives twenty-five cents per day in the industrial department, this amount being covered into the cost of the output of each shop.

The men in this department are given certain special privileges, such as better food, better sleeping arrangements, better recreation hours, etc., which privileges they lose when any act is committed that necessitates their being dropped from the rolls of the industrial shops.

While in the shops, and during the working day, the men have no guards as such, but they are treated and governed as any set of workmen on the outside. Their work hours are from eight in the morning until five in the afternoon, with half hour for dinner.

Each man in the industrial department is given a vocational course of instruction in the subjects of English, mathematics, and industrial history, the work followed by each man being that pertaining especially to the needs of the particular vocation selected by him. Those who desire extra instruction in the academic subjects, and it is seen that it is desirable that this extra instruction be secured, arrangements are made for such men to attend the academic classes most suitable to their needs.

### METHOD OF SELECTING MEN

After a man has been examined by the doctor for physical derangements, by the mental expert for mental and nerve derangements, and by the educational director for data on education and experience, the industrial department has jurisdiction of first selection if the data secured gives indication that he can be used to advantage in one of the shops. Right now, in order to get an experienced operation force, we are aiming to select experienced men, even taking short-term men, but the aim later is to select the longer-term men, even though they possess no vocational experience.



## RESULTS

The entire force to a man is standing up like men to the conditions imposed, and they seem to be deeply appreciative of the efforts being made to better their living and working conditions, and they seem to especially appreciate the fact that they are being trusted, and thus far we have not found that this trust is being betrayed.

The men are working with a zeal and energy that is unequaled on the outside, and at no time have I found it necessary to call any one down for loafing, or for infraction, actual or implied, of shop discipline.

We have the utmost confidence of the men, and throughout the prison there is a feeling that whatever is desired to be done with thoroughness and dispatch it is only necessary to turn it over to the industrial department.

## URGENT NEEDS

The work has reached a point where it is very desirable and necessary to have a thoroughly competent bookkeeper and accountant to handle this phase of the work, thus relieving the industrial director of a lot of detail and work, and thus giving him more time to look after the actual work in the various shops. This bookkeeper should be employed from the outside, and a competent woman bookkeeper is recommended.

There should be employed a competent school man from the outside to assist the educational director in outlining and handling the work of the various classes, both academic and vocational. This man need not be a trained vocational teacher, as this feature of the work can be handled by the industrial director through suggestion and conference. The special need for this man is that of training a corps of teachers for instruction in the various classes. We have good material here for the making of teachers, but they need to be trained and supervised. This is a very important matter.

The men in the industrial department should be so grouped in the cell block and in the dining room that certain privileges can be granted them outside of working hours that are not granted the other men. That is, there should be some difference shown these men during the entire twenty-four hours, since we are aiming to show that the honor system is a good thing and that men live up to the requirements of the system. Having the honor system in effect for nine hours a day and the old system in effect for the balance of the twenty-four hours is not giving the honor system or the men under it a fair test.

The general scheme should have prominently embodied in it a place for athletics and social amusement. The band and athletics should be under the direction of the industrial director, that is, these should be included in the industrial activities.

An appropriation should be urged from the next legislature to take care of the expense incident to vocational instruction. This item forms no mean part of the expense of the industrial work, and is too large to be absorbed in the general overhead of the shops. It is a very important feature of the work and should be taken care of by a direct appropriation.

An appropriation should be secured to care for the needs of the various shops due to natural expansion, and to equip new shops to take care of industrial needs of the State. The making of automobile tags, brooms, gal-

vanized iron products, the repairing of automobiles, auto trucks, carts, wagons, harness, and such other industries that will effect a saving to the State and at the same time give employment to men who are compelled to be confined within the walls, and for those who can be brought in from the roads and other places and worked here to advantage.

In closing I wish to express my personal appreciation to your board for the big work you are doing, and to state that your efforts have very materially aided us in what little we have been able to accomplish thus far, and has laid the foundations for great advancement in the future. Your work has been especially beneficial in and through the examinations establishing the mental fitness or unfitness of the men which form our source of supply. We are able to assign a man more definitely through the data furnished by the mental tests, and at the same time we are given an insight into the probable abilities of the men that is invaluable in the personal study of the men we select. You also help us very materially by furnishing such information and recommendation that certain men who are unqualified for work in any department, which unfitness may develop after selection has been made, that enables us to shift these men where they can best be cared for. You are also doing a big work in awakening the public to the needs of just work as you are doing, and in creating public opinion for the maintenance and furtherance of this work.

Thanking you for the privilege of getting before your board, and again expressing our appreciation of the help you are giving us through your efforts.

Very respectfully,

Signed: H. P. BRAGG,  
*Industrial Director.*

## Governor's Advisory Board on Criminal Mental Hygiene

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Dr. Beverley R. Tucker, Chairman.....	Richmond, Va.
Medical College of Virginia, Richmond.	
Tucker Sanatorium, Richmond.	
Dr. James K. Hall.....	Richmond, Va.
Westbrook Sanatorium, Richmond.	
Dr. K. J. Hoke.....	Williamsburg, Va.
College of William and Mary, Williamsburg.	
Dr. Donald A. Davis.....	Williamsburg, Va.
College of William and Mary, Williamsburg.	
Honorable James Hoge Ricks.....	Richmond, Va.
Justice, Juvenile and Domestic Relations Court, Richmond.	
Dr. William F. Drewry.....	Petersburg, Va.
Superintendent, Central State Hospital, Petersburg.	
Dr. E. H. Henderson.....	Marion, Va.
Superintendent, Southwestern State Hospital, Marion.	
Dr. George A. Wright.....	Marion, Va.
First Assistant Physician, Southwestern State Hospital, Marion.	
Dr. G. W. Brown.....	Williamsburg, Va.
Superintendent, Eastern State Hospital, Williamsburg.	
Dr. J. S. DeJarnette.....	Staunton, Va.
Superintendent, Western State Hospital, Staunton.	
Dr. A. S. Priddy.....	Colony, Va.
Superintendent, State Colony for Epileptics and the Feeble-Minded, near Lynchburg.	
Mr. Harvey D. Coghill, Secretary.....	Richmond, Va.
Dr. J. T. Mastin.....	Richmond, Va.
Secretary, Board of Charities and Corrections, Richmond.	
Dr. George Oscar Ferguson.....	Charlottesville, Va.
University of Virginia, Charlottesville.	
Dr. John Stage Davis.....	Charlottesville, Va.
University of Virginia, Charlottesville.	



**REPORT**  
**OF**  
**THE INDUSTRIAL COMMISSION**  
**OF VIRGINIA**  
**TO**  
**THE GENERAL ASSEMBLY**  
**OF VIRGINIA**

at Its Session of 1922

**Pursuant to the Request Contained in the**  
**SENATE JOINT RESOLUTION**

**Requesting the Industrial Commission of Virginia to Obtain Certain  
Data Relating to Certain Boilers.**

Pursuant to the Senate joint resolution requesting the Industrial Commission of Virginia to obtain certain data relating to certain boilers, passed at the nineteen hundred and twenty session of the General Assembly of Virginia, the Industrial Commission of Virginia respectfully submits the following report:

**Report of the Commission**

The joint resolution referred to above reads as follows:

Whereas, there have been introduced from time to time in the General Assembly of Virginia bills relating to steam boilers and the inspection of the same; and,

Whereas, the General Assembly has had no data on which to base its judgment as to the necessity or propriety of legislation of the character mentioned; now, therefore, be it

*Resolved* by the Senate (the House of Delegates concurring), That the Industrial Commission of Virginia be, and it is hereby, requested to ascertain as near as practicable the number of stationary and portable boilers located

in this State used for generating steam for power purposes, except portable sawmill boilers, boilers under the jurisdiction of the United States, railroad locomotive boilers and boilers not exceeding five horsepower; also the number of such boilers which are insured; reporting to the General Assembly at its session of nineteen hundred and twenty-two this and such other information as may be deemed by it desirable as data on which to base legislation relating to boilers.

Agreed to by the Senate and House of Delegates.

The report here requested of the Industrial Commission may be divided into two parts:

1. To ascertain as near as practicable the number of stationary and portable boilers located in this State used for generating steam for power purposes, except portable sawmill boilers, boilers under the jurisdiction of the United States, railroad locomotive boilers and boilers not exceeding five horsepower; also the number of such boilers which are insured.

2. Such other information as may be deemed by it (the Commission)

I.—The information requested in (1) above being specific received the first attention of the Commission. Since the resolution appropriated no funds and did not authorize the expenditure by the Commission of any of its maintenance fund, the Commission, by letter dated January 25, 1921, requested the Attorney General for an opinion as to whether, under the authority of the resolution, funds to the account of the Commission could be used for the purpose of employing persons to procure the information desired. His reply, dated February 16, 1921, was in the negative (copy of this correspondence is in the file of exhibits marked "A").

The matter was, therefore, gone into almost entirely by correspondence and information obtained from the following sources:  
desirable as data on which to base legislation relating to boilers.

(a) Employers who are within the provisions of the workmen's compensation act.

(b) The files of the workmen's compensation inspection rating bureau of Virginia.

(c) All insurance companies who write boiler insurance in this State.

(a) *Employers Who Are Within the Provisions of the Workmen's Compensation Act.*—A questionnaire (see Exhibit "B") was mailed to all employers under the compensation act whose business would indicate the use of power. From the replies received the data here summarized was obtained:

Insured:

Stationary .....	1,345
Portable .....	135
Plant locomotives .....	38
	<hr/>
	1,518

Not Insured:

Stationary .....	298
Portable .....	163
	<hr/>

Total ..... 1,979

(A detailed statement of the above summary showing the numbers of boilers by horsepower is filed in exhibits marked "C.")

The data obtained from this source cannot in the nature of things represent an accurate census of the boilers in the State because:

1. Questionnaires could be sent only to employers who are under the compensation act and have complied therewith, *i. e.*, employers who employ more than ten persons and who have covered their liability by insuring or self-insuring which gives the Commission a record of them.

2. Under the terms of the resolution there was no way to compel replies. Some employers, especially those who had not insured their boilers, were no doubt reluctant to report. This leads to the conclusion that the percentage of uninsured boilers reported represents a ratio smaller than actual facts would disclose as well as that a good many insured boilers were not reported.

(b) *The Files of the Workmen's Compensation Inspection Rating Bureau of Virginia.*—This bureau maintained in the State in part for the purposes of inspection and rate-making carries on an inspection service in all compensation risks where the annual premium is \$50.00 or more, or the annual pay roll is \$5,000.00, or more. Their files on these risks contain data showing the number of boilers and the steam pressure at which they are operated. (Not the horsepower.) These are divided into boilers which have an inspection service approved by the bureau and those which have not such a service. Usually approved inspection means inspection by some boiler insurance company. The following summary sets out the information obtained from this source:

Boilers with approved inspection.....	1,176
Boilers without approved inspection.....	265
	<hr/>
	1,441
Add boilers of self-insurers.....	399
	<hr/>
	1,840

The foregoing is necessarily more incomplete than the information obtained under plan (a) since only risks above a certain size are inspected by this bureau. A more detailed statement showing the above boilers by pounds pressure may be obtained from the Commission.

(c) *All Insurance Companies Who Write Boiler Insurance in This State.*—From this source more information as to the number of boilers in the State was obtained than from either of the other two sources, although no detailed information as to horsepower was obtainable. All figures relate to boilers of over fifteen pounds pressure and while the classes excepted by the resolution are included they appear from opinions given by some of the companies to constitute a negligible portion of the total numbers here given:



**Insured:**

Stationary .....	1,880
Portable .....	241
Not stated .....	552

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 2,673

In (a) the not insured boilers were thirty-one per cent of those insured. Therefore, for an estimate add .....	828
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 3,501

The uninsured boilers above added are based upon the ratio of thirty-one per cent obtained from reports of employers. This ratio is no doubt too low since it may be assumed that employers under the act would be of a class that would tend to insure and also since those under the act who did not insure were less inclined to report to the Commission than were those who had insured their boilers.

It would, therefore, seem not at all unreasonable to conclude that there are at least 4,000 boilers in this State within the classes mentioned in the resolution of which about 2,500 are insured, leaving 1,500 not insured. These uninsured boilers are, of course, in the vast majority of cases never inspected.

II.—The information requested in the second part of the resolution is not definite and the Commission sought to obtain data along all lines that might be of interest or aid to the General Assembly in dealing with the subject. In this no attempt has been made to form an opinion as to the necessity for boiler inspection in Virginia.

Investigation shows that, including the Federal act, there are twenty-nine laws in the United States relating to steam boilers. With few exceptions, these acts provide for inspection which is, generally speaking, compulsory.

Copies of all these laws are filed and marked "D," and in addition there is filed a model bill prepared by a representative of the International Brotherhood of Boilermakers. This bill with the original letter of transmittal is marked "E."

Numerous communications relative to the necessity for boiler inspection laws have been received and the following original letters are filed and marked as indicated:

From Clifford B. Connelly, commissioner, Department of Labor and Industry, Pa.—Marked "F."

From E. Sidney Berry, counsel, The Hartford Steam Boiler Inspection and Insurance Company—Marked "G."

From the vice-president of the Fidelity and Casualty Company of New York—Marked "H."

Much literature has been from time to time forwarded to the Commission by the American Uniform Boiler Law Society which seems to be organized for the purpose of fostering the adoption of the boiler code of the American Society of Mechanical Engineers. The code in question deals more with the standardization of construction than it does with inspection. Since, how-

ever, the literature deals with the broad principle of boiler supervision for the purposes of reducing accidents and damage a part of it is filed for your consideration. This Commission has not formed any opinion as to the merits of the code of this society and indeed has not attempted to go into such a technical question. The literature is, therefore, recommended only in so far as it presents reasons for some supervision of the construction and use of boilers.

The following matter is filed and marked as indicated:

"Ten Years of Boiler Standardization"—"I."

"A National System for the Inspection and Registration of Boilers"—"J."

"Uniform Specifications for Boilers"—"K."

"Editorial from Dallas News"—"L."

"Uniform Boiler Code"—"M."

"Address Before Cotton Manufacturers Association Annual Meeting, 1916"—"N."

"Uniform Boiler Laws"—"O."

The Commission has in its files other correspondence, pamphlets, bulletins and the like which are, of course, accessible to any interested person. This material would appear to be of little value in the preparation of legislation and is accordingly not discussed.

In conclusion, the Commission desires to express its appreciation of the aid and co-operation of the following:

The Insurance Department;

Ex-Senator J. E. West;

The Compensation Inspection Rating Bureau of Virginia;

Several representatives of organized labor, particularly Mr. Jas. B. Casey, formerly a representative in the legislature and now editor and manager of "The Boilermakers and Iron Builders Journal";

Mr. C. E. Shultz, of Portsmouth;

and to acknowledge the work of M. N. Fisher, examiner and statistician, in connection with gathering the above data and preparing this report.

Respectfully submitted,

THE INDUSTRIAL COMMISSION OF VIRGINIA.

C. G. KIZER, *Commissioner*.

The exhibits accompanying the report are filed with the Legislative Reference Bureau.









# REPORT

OF THE

## Special Joint Legislative Committee on Investigation of State Departments and Merger and Abolition of Offices, Boards, Commissions, Etc.

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RICHMOND, VA., *February 10, 1922.*

### *To the General Assembly of Virginia:*

A joint resolution of the General Assembly of Virginia, passed January 23, 1922, provided that a committee of nine, five from the House of Delegates and four from the Senate, of which at least one from each body should be a member of the minority party, should be forthwith appointed by the Speaker of the House of Delegates and the President of the Senate, respectively, which said committee should investigate and report to the General Assembly what offices, boards and commissions of the State, if any, can be merged with other offices, boards and commissions, or can be safely abolished without detriment to the efficiency of any department of the State government; and whether any officers or members of boards or commissions are drawing pay from the State out of proportion to the just value of their services or not commensurate with the decrease in the cost of living or the deflation of capital.

The said joint resolution further provided that the committee should report its findings to the General Assembly on or before the tenth day of February, 1922, and should prepare and submit to the House of Delegates and the Senate, bills, and joint resolutions proposing amendments to the State Constitution, designed to carry its recommendations into effect.

### **Appointment of Committee**

The President of the Senate named Senators W. B. Cocke, John J. Miller, Robert F. Leedy and J. M. Parsons, on the part of the Senate, and the Speaker of the House of Delegates appointed Messrs. R. L. Gordon, Jr., R. L. Jeffreys, L. F. Smith, A. C. Beatie and Marvin Smithey, on the part of the House.



## **Organization of the Committee**

The first meeting of the committee was held in the Hall of the House of Delegates, Richmond, Va., on January 24, 1922, when formal organization was effected. At this meeting, Marvin Smithey was elected chairman of the committee, and F. C. Owen was designated clerk of the committee by the Clerk of the House of Delegates.

## **Time Limited**

With the limited time at its disposal, the work of the committee was necessarily confined to an imperfect examination of the organization and methods of the government of the State and its political sub-divisions. In such a short time, only the most striking examples of extravagance and duplication of effort could be considered by the committee with any degree of thoroughness. Notwithstanding the limitation of time, and the magnitude of its task, the committee proceeded diligently to investigate such matters to which it could give reasonable consideration.

## **An Insuperable Obstacle**

From the beginning of its work, the committee found itself confronted by an almost insuperable obstacle in the present State Constitution. This instrument is practically a code of laws and embraces almost every activity of the State, and has, since its proclamation, been amended in many particulars at great expense to the people.

## **Recommendations**

The committee recommends:

1. That the Bureau of Labor and Industrial Statistics and the office of Commissioner of Labor be merged; that the Industrial Commission of Virginia, heretofore created, be continued under the name of the Labor and Industrial Commission of Virginia, and that all powers now exercised by the Bureau of Labor and all duties imposed upon it by law be transferred to and imposed upon the Labor and Industrial Commission of Virginia. This consolidation, if effected, will result in an annual saving to the State of Virginia of from \$18,000.00 to \$20,000.00, without detriment to the labor interests of the State.

2. That the Banking Division of the State Corporation Commission be merged with the Bureau of Insurance, and that the name of the latter be changed to Bureau of Insurance and Banking, and that all duties now performed by the Banking Division of the State Corporation Commission be transferred to and performed by the Bureau of Insurance and Banking. This recommendation, if carried into effect, will result in an annual saving to the State of from \$5,000.00 to \$10,000.00, with increased efficiency in the administration of the banking and insurance laws of the State.

(NOTE) Mr. Gordon unites in this recommendation of the committee, but wishes to go farther and abolish the Commissioner of Insurance and place both the Banking Department and the Insurance Department under the control and management of the State Corporation Commission, believing that

the greatest economy can be effected by abolishing heads of departments and concentrating the work under efficient supervision.

3. That fees paid to the commissioners of the revenue for making transfers of land upon the land books, commonly known as "transfer fees," be abolished, and that such commissioners be required to perform these services without compensation. This recommendation, if carried into effect, will result in an annual saving to the people of the State of more than \$115,000.00. *Vide* Annual Report of the Auditor of Public Accounts, pages 91, 92, 93 and 94.

4. That the office of assessor of lands be abolished and that his duties be transferred to the commissioners of the revenue, without additional compensation, who shall assess the lands as now provided by law, thus saving to the people of the State \$231,000.00 every five years. *Vide* Annual Report of the Auditor of Public Accounts, pages 147-150.

5. That the State Accountant be required, at least once a year, to make a full and complete audit of the accounts of all county and city treasurers, and at the same time, to make an investigation and report upon all the financial transactions of the boards of supervisors of the counties, of the county and district school boards, and the clerks of all courts of the Commonwealth collecting State revenue—one-half of such audits to be borne by the localities affected and one-half by the State. The committee, in this connection, recommends that all public funds collected by localities be kept in depositories designated by the boards of supervisors of the counties and the councils of cities, such depositories to be required to execute bonds, with security to be approved by such boards of supervisors and councils, in a penalty double the amount of money on deposit, and to be located within the said counties and cities.

This recommendation is not strictly within the province of the committee, but it is a matter of such grave importance that they deem it proper to call it to the attention of your honorable bodies, being satisfied that it will increase both the economy and efficiency of the State and local governments.

6. That the present system of employing and compensating game wardens of the State be abolished; and that not more than twenty-five game wardens be appointed for the entire State, who shall receive such compensation as the Game Commissioner may determine, not to exceed the sum of \$1,000.00 each, per annum, in addition to the fees provided by law. This recommendation, if adopted, will result in putting into the State treasury approximately \$100,000.00 annually.

7. That the compensation to county and city treasurers and division superintendents of schools, commissioners of the revenue, and clerks of the courts be reduced to the amount they received prior to the increase made by the General Assembly of 1920, thus restoring the salaries of these officers to their pre-war basis. These salaries were increased in 1920 to meet the abnormally high cost of living. This recommendation, if adopted, will save to the people of the State a very large sum of money, the exact amount of which your committee has not the time to determine. It believes, however, that it will exceed one-quarter of a million dollars annually and that under the present depressed agricultural conditions it will not be unjust to the officers as their compensation will still be larger than that of the producers, who will pay these salaries.

8. That all State and county appropriations to farm demonstrators and similar agencies be discontinued. This recommendation, if adopted, will probably reduce the expenses of the State and county governments something over \$100,000.00 annually.

9. That the duties of examiners of records be confined to omitted taxes of a non-fiduciary nature; that the penalty imposed on the individual for failure to report intangible property be increased from five to ten per cent, out of which penalty alone shall be paid the compensation of the examiners of records; and that the work of reporting fiduciary taxes, now performed by the examiners of records, be transferred to the county clerks and commissioners of revenue, without additional compensation to these officers. This recommendation, if adopted, will save to the State treasury approximately \$50,000.00 annually.

10. That the local boards of review be abolished and their duties transferred to the clerks of the courts, the chairmen of the boards of supervisors and the county treasurers of the respective counties, without additional compensation. This recommendation, if adopted, will result in a saving to the State and localities of approximately \$40,000.00 annually.

11. That the commissioners of court, appointed to examine the accounts of collections made by clerks of courts, be abolished, if the recommendation contained in Recommendation No. 5 be adopted.

12. That the salaries of the heads of all State departments, boards and commissions and their clerks, stenographers and other employes be reduced to what these salaries were prior to the increases made by the General Assembly of 1920. The committee believes that the decrease in the cost of living since these salaries were increased is sufficient to justify this recommendation.

13. That the State Forester and Department of Forestry be abolished. This department costs the State approximately \$16,000.00 annually and is of practically no value to the people of the State under present conditions, as the State is in no condition to spend the large amount of money upon this subject required for any kind of efficient service.

14. We recommend that the office hours in all of the State departments be prescribed by law, fixing such hours from 9 o'clock A. M., to 5 o'clock P. M., with one hour for lunch as a maximum.

15. That the office of Register of the Land Office be abolished, and all his duties as Register of the Land Office and otherwise be transferred to the Secretary of the Commonwealth, without additional compensation. This recommendation, if adopted, will result in a saving to the State of from \$3,000.00 to \$5,000.00 annually.

16. That the offices of counsel to the State Corporation Commission, commerce counsel to the State Corporation Commission, and counsel to the State Tax Board be abolished, and their duties transferred to the Attorney General of the State. This recommendation, if adopted, will result in an annual saving to the State of approximately \$10,000.00 and will, the committee believes, tend to increased efficiency by placing under one responsible head all the legal activities of the State.

17. That the boards of supervisors of the counties and the councils of the cities be prohibited from appropriating any part of their local revenues to the payment of salaries of division superintendents of schools.



This completes the imperfect examination that the committee has been able to make as to matters that can be reached without Constitutional amendments; but if the committee had an opportunity to go over and critically examine the various departments and the many offices, boards and commissions, which have been created, and the many special privileges which have been granted by legislation, they feel sure that many more economies could be recommended.

### **Recommendations Requiring Constitutional Amendments**

18. That the office of Second Auditor and the office of State Treasurer be merged with the office of Auditor of Public Accounts, and that this officer be made comptroller of the State and have exclusive control of the State finances. This recommendation, if adopted, will save the salaries of two officers and will, as the committee believes, result in much greater efficiency in the management of the State's finances.

19. That, in order to avoid the holding of annual elections, the State be placed upon a bi-annual basis, corresponding in time to that of Federal elections, so that all State, municipal, county and district officers may be elected at the time of holding Federal elections, without, however, making any change in the terms of office as now prescribed by law. The annual saving to the State and its political sub-divisions, if this recommendation be adopted, will be very great. The committee estimates this saving at something like \$50,000.00 a year. The benefits that will accrue by reason of the prevention of the interruptions to business consequent upon an election will be incalculable.

20. That the office of county treasurer be merged with that of sheriff, thus restoring the latter office to its former dignity; and that a law be enacted requiring the taxpayer to come forward and pay his taxes upon notice. This law will enable the sheriff, with the aid of his deputies, to perform the duties of both treasurer and sheriff, thereby saving the expenses of one office and increasing the efficiency of the service. The merger of these offices will also result in the saving of the salaries paid to a large number of deputy treasurers, and will greatly aid in *law enforcement*.

### **Division Superintendent of Schools**

21. There are now one hundred division superintendents of schools, each drawing an average annual salary of \$2,000.00; there are also nine supervisors, on an average salary of \$3,600.00 and expenses. The total cost of these superintendents and supervisors is \$234,000.00, in addition to their expenses. The committee recommends that one division superintendent for each senatorial district is sufficient, and that the nine supervisors now employed by the Department of Public Instruction are superfluous and should be abolished. This recommendation, if adopted, will save the State \$156,000.00 annually, without impairing the efficiency of the public school system. The committee believes that increased efficiency on the part of teachers will more than compensate for the inspections or supervision provided by these officers; and that efficient teachers, together with the local authorities, can, under the general supervision of the division superintendent of schools for each sena-

torial district, perform more effectively the duties now performed by the division superintendent and the supervisors.

Bills providing amendments to and repeals of existing statutes, and joint resolutions proposing amendments to the Constitution, designed to carry the foregoing recommendations into effect, have been prepared by the committee and are herewith presented.

### **A Cursory Survey**

While the committee has been able to make but a cursory survey of the matters entrusted to it, the foregoing recommendations are based upon careful consideration. It is apparent, however, that the specific recommendations of the committee are but a starting point upon which to base a complete investigation of the governmental economies that can be effected.

The committee has ascertained from an examination of the Code of Virginia that since the proclamation of the present Constitution, offices, boards and commissions have multiplied almost without number, and it believes that a thorough and searching investigation into this subject will reveal the fact that the State and its political sub-divisions can be saved an untold amount of money annually by a careful and discriminating re-grouping and consolidation of many such offices, boards and commissions and the abolition of others, which are of doubtful, if of any, value to the people.

### **Federal Encroachment**

The committee finds that in a great many cases the Federal government has appropriated money for various activities, and has held out to the State and its political sub-divisions the siren promise of its aid and co-operation in these enterprises upon the condition of the appropriation by the State and such localities of large sums of money for these purposes. It seems to be the tendency of the times for the Federal government and the State and local governments to perform a multitude of duties for the individual, which, under a Democratic form of government, the individual ought to perform for himself—a tendency destructive both of individual character and responsibility and of Constitutional government. The committee is of opinion that this extension of the power and influence of the Federal government, occurring under both Democratic and Republican administrations, is subversive of the rights of the State and tends to paternalism and socialism. It is a plausible and insidious method of amending the Federal Constitution, tends to the centralization of power at Washington, and is vicious both in theory and practice. The committee perceives here a grave danger to free government and deems it its duty to call these matters to the attention of the General Assembly. Such a course, if persisted in and carried to its logical conclusion, with the acquiescence of the State, will inevitably lead to an abandonment of the rights of the State.

### **The Present Constitution of Virginia**

Our Constitution is a code of laws. It inhibits and prohibits the people of the State and their duly elected representatives at every turn.

It is not responsive to the will of the people. Its provisions cannot be changed except through the costly and cumbersome process of amendments. It was conceived and framed apparently in distrust of the people. It provides for various State, municipal, county and district offices, with the result that the General Assembly can neither change nor abolish them. The committee believes that there should be a drastic change, not only in the organization of the various State departments, but an entire re-grouping of such departments. Other drastic changes should be made in the organization of county and city governments. This would result in fewer officeholders and greater efficiency. At all times, the structure of government and the details of its management should, as far as possible, be under the control of the people and their representatives.

### **Justice to Taxpayers**

The people of Virginia are burdened with excessive taxation. This is due in large measure to the multiplication of offices, boards and commissions, and also to the increase of salaries of officers and their assistants. When the cost of living was mounting, such increases seemed to be just; but inasmuch as the cost of living has declined, and the prices of farm products have fallen below the cost of production, on account of lagging industries, the salaries of our officers and their clerical forces should be brought to a pre-war basis. When the present Constitution was proclaimed, the entire cost of operating the State government was approximately \$3,900,000.00 annually. Today it has reached the enormous sum of \$25,000,000.00, which is out of all proportion to the growth of population of the State and its industrial development. The cost of operating our local government is now approximately \$75,000,000.00. Thus the total cost of operating the State and local governments is approximately \$100,000,000.00.

Schools and roads take a large proportion of the State and local revenues. This committee is unqualifiedly in favor of good roads and good schools; yet it believes that the State is not receiving value at all commensurate with the heavy expenditures in these governmental activities. The prosperity of the farming industry of the State, upon which depends the prosperity of every citizen of the Commonwealth, is a matter of first consideration. The farmer is not receiving actual cost of his products. For the past two years many farmers have been compelled to borrow money with which to pay their taxes. Their condition is deplorable and should be immediately remedied by the General Assembly, so far as possible. The elimination of waste and extravagance in the expenditure of State and local funds, and the consolidation of some offices and the abolition of others, will help to solve the problem, certainly so far as the burden of excessive taxation is concerned.

### **Recommendation for a Constitutional Convention**

Under the present Constitution, the Department of Public Instruction is a fourth co-ordinate branch of the State government, ranking in dignity with the executive, legislative and judicial. This department, as now constituted, is too far removed from the people, and within the broad privileges granted by the Constitution, it can exercise a power that can easily tend to tyranny.



The tax laws of the State are in such hopeless confusion that the progress and development of the Commonwealth is hampered by these laws and by the inhibitions of the Constitution.

This committee believes that by placing the State and local governments on a sound economic and financial basis millions of dollars of the \$25,000,000.00 now yearly required for State governmental purposes can be saved and that the cities and counties can be relieved of other millions of taxes.

It is the earnest conviction of this committee that these results can only be obtained and secured by calling a Constitutional Convention and by the adoption of a new State Constitution. This Constitution should embrace the bill of rights and a simple, comprehensive scheme of fundamental organic laws for the government of the Commonwealth. To the people, through their chosen representatives, should be left the right, at proper intervals, and when changed conditions of society so require, to enact such legislation pertaining to the government of the State and its political sub-divisions as may to them seem proper. Under the present Constitution, the duration of the sessions of the General Assembly is limited to sixty days, a restriction which results in hasty and ill-considered legislation, not conducive to the best interests of the people.

In the short time at its disposal, the committee has been confronted at every stage of its proceedings by some Constitutional provision. Many amendments to the present Constitution have already been adopted. A partial revision of the Code of Virginia has been made at an expense to the people of the State of over \$100,000.00. Resolutions looking to other amendments are now pending in the General Assembly. It can readily be seen that the cost of a Constitutional Convention will be no more than the expense of future amendments, and that the last estate of the people, so far as their Constitution is concerned, will be worse than the first.

The committee, therefore, urgently recommends, as the only solution for the present uneconomic and unbusinesslike administration of the affairs of the State and local governments, that an act be passed by the present General Assembly submitting to the qualified voters of the State on Tuesday after the first Monday in November, 1922, the question whether or not a Constitutional Convention shall be called, such act to provide that the Constitutional Convention shall be called for business and economic reasons and that no change in the suffrage laws of the State shall be made, and further, to provide that no Constitution framed by such convention shall be effective unless ratified by the present electorate.

A bill submitting this question to the people has been introduced by the committee both in the House of Delegates and the Senate, and it is the earnest hope of the committee that this bill will be promptly reported from the committees now considering it to the respective Houses for discussion and passage.

### Conclusion

From the foregoing it will be seen that the committee has covered a great deal of ground in a short time. It introduced in the House of Delegates and secured the passage of a joint resolution extending the time beyond February 10, 1922, within which it should investigate and report. The resolution also provided for an enlargement of the powers and duties of the committee in

order to enable it to visit the various educational, eleemosynary and correctional institutions of the State to ascertain whether or not economies may be effected in their administration. Authentic information was placed at the disposal of the committee, leading it to believe that many economies can be effected and that much waste and extravagance can be eliminated. It was also provided in the joint resolution that the committee shall sit in the interim and shall report its further findings to the General Assembly of 1924, but that the members of the committee shall serve without compensation. The joint resolution was promptly reported to the Senate, but has not been acted upon by that body.

Respectfully submitted,

MARVIN SMITHEY,

*Chairman.*

WM. B. COCKE,

R. L. GORDON, JR.,

J. M. PARSONS,

JNO. J. MILLER,

A. C. BEATIE.

## MINORITY REPORT

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### *To the General Assembly of Virginia:*

As members of the special joint legislative committee, appointed on the 23rd day of January, 1922, we beg leave to report that we concur in the findings of the majority report as to items two, four, five, seven, ten, eleven and fifteen.

### **Department of Labor**

We do not deem it wise to merge the Department of Labor with the Industrial Commission even though it is probable that such consolidation would save money actually spent by the State government. We feel that the Department of Labor has served a very useful purpose and that the consolidated department might not serve the purpose served by the Commissioner of Labor. The Department of Labor has been very successful in handling matters of grave importance to the State, and we believe that it is proper to continue this office which has so successfully handled the many matters presented to it. Although the abolition or consolidation of the department with the Industrial Commission might save money to the State government, however, we feel that it is a business proposition to continue the office as it will save money to the State at large, which, in the last analysis, should be the determining factor in the conduct of any office of the State.

### **Transfer Fees**

We do not join in the report of the majority in reference to fees of commissioners of the revenue for transferring lands on the land book. There are at present several bills before the General Assembly having for their purpose the regulation and control of all fee-offices in the State, and it does not seem wise that this committee trespass on the duties of committees that have reported on this matter at great length. It has been suggested that in case the fee system were abolished it might be wise to retain the transfer charge, and, instead of passing it to the Commissioner of Revenue that it be turned over to the Commonwealth for State purposes.

### **Game Wardens**

We agree with the general purpose of Item Six of the majority report, referring to game wardens. However, we are not prepared to report what reduction there should be in the number of game wardens. In some sections of the State this department has performed a very important duty well and its work is well worth the money expended on it. It is true that the number of game wardens might easily be reduced and the efficiency of the department increased.

### **Officers' Salaries**

We concur in the general provisions of Item Seven of the majority report in reference to salaries of county officers, but we again wish to call attention



to the fact that there are at present a number of fee-bills before the General Assembly which are based on the report of the commission appointed for that purpose at the session of 1920. We do not feel that it is proper for us to trespass on the duties and powers of that commission.

We concur with the majority report that in many instances salaries should be placed on the basis that they stood prior to the amendment of the 1920 session of the General Assembly. The committee has not gone into this subject in detail, and is therefore not advised as to details.

### **Farm Demonstrations, Etc.**

We do not concur in the report of the majority referred to as item eight in regard to farm demonstrators, etc. In many sections of the Commonwealth of Virginia these officers are carrying on a very important work and are accomplishing a great deal. We believe that in most cases the money spent for this purpose is for the best interest of the State and wisely spent. We cannot agree that all should be abolished, even though it might be admitted that many are not worth the money paid them.

### **Examiners of Records**

We agree with the majority report that examiners of records should be continued. The duties of the examiner of records might be divided into two classes: First, the listing of omitted taxes, and, second, the listing of fiduciary accounts. The majority report recommends that the examiner of records retain and perform the first duty, but that the second duty be transferred to some other officer. We can see no good reason for this division of duties. We recommend that the present law be amended by the substitution of a twelve and one-half per cent penalty in lieu of the five per cent penalty for failure to list property for taxation. It has been shown to the committee that the penalty of five per cent pays about one-half of the expenses of the collection of omitted taxes and the fiduciary accounts. We believe that by increasing the penalty from five to twelve and one-half per cent the number of tax-dodgers will be reduced through fear of the high penalty and that sufficient amounts will be collected out of the penalty alone to pay the entire costs and salaries of all examiners of record.

### **State Officers**

We concur in the principle contained in item twelve of the majority report in reference to salaries of State officials. However, we have not gone into the subject in such detail as would warrant us to make any recommendations on this subject.

We were unable to be present at the hearings concerning the State Forester, and for that reason do not concur in the majority report. The same is true in regard to the report concerning the office hours of State officials.

From the investigation and the evidence produced, we cannot say that a saving could be had by the abolition of counsel for the various departments of the State government. We feel that each department requires the services of a specialist in that branch. We are inclined to believe that although a small

amount could probably be saved to the State, yet the efficiency of the department might be effaced.

### **Constitutional Offices**

The committee has spent much time investigating offices which are created by the Constitution and which cannot be moved, consolidated or abolished save by an amendment to the Constitution. In the short time allotted the committee we are not in a position to recommend any changes on this subject. The committee could not recommend amendments to the Constitution unless it had investigated carefully and at great length and in detail. We do not believe that the committee has had sufficient time to consider these matters and therefore cannot join the majority in its report recommending the wholesale reorganization of departments created by the Constitution.

### **Constitutional Convention**

The committee has heard a great deal of evidence which indicates that the Constitution should be amended in many respects. It is clear that the present Constitution is wholly unsatisfactory in many respects, but we are not satisfied that the State is in a condition to redraft and frame a Constitution at this time. The redrafting of the fundamental law of the State should be well considered and approached with great care. The question of cost should be carefully considered. Normal times, not abnormal times, should be chosen to approach such subjects. We feel that there are many other considerations which enter into the question.

### **Conclusion**

In many parts of the State local authorities have placed on the people heavy burdens which are especially burdensome at this time of general depression, but we believe that the State is receiving fair returns for the money it spends. The cost of carrying the business of the State, is in our opinion, as low as any State in the Union.

Respectfully submitted,

L. F. SMITH,  
R. L. JEFFREYS.

**MINORITY REPORT No. 2**

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*To the General Assembly of Virginia:*

As a member of the special joint legislative committee, appointed on the 23rd day of January, 1922, I beg leave to say that duties on other committees and attendance upon the Senate has prevented my attendance upon this committee, and I have, therefore, been unable to be present with the committee more than three times during all of its sessions, and then only for a limited period. I am, therefore, not in possession of first-hand data upon which the majority report of the committee is founded, and am unable to pass upon many of the recommendations and proposals made therein, nor indeed do I pretend to so pass. I wish to say, however, that that part of the report which protests against the insidious encroachment upon the rights of the State, and the persistent influence of its power by the Federal government has my very hearty approval.

I am not in position to join in the recommendation that a Constitutional Convention be called at any near future date, and I have great reason to fear that the temper of the Commonwealth is not in such condition that would render it wise to risk a Constitutional Convention within any near future date, and that it might be better to go on amending the present Code, known as our Constitution of 1902. Without particularizing, and upon their face, owing probably to my lack of information on the points involved, it might be well to say that there are many recommendations and propositions within the said majority report that I cannot endorse.

I greatly and sincerely regret that duties of greater importance have rendered it impossible for me to serve constantly and regularly with this committee; and I cannot refrain from taking advantage of this opportunity to commend the other members of the committee for their great labor and conscientious attention to the duties imposed upon them by the General Assembly in selecting them for such important service, and owing to knowledge already in possession of this committee, I am of opinion that it should be continued in the interim.

Respectfully submitted,

ROBERT F. LEEDY.











# REPORT

## OF THE

### Committee on Currency and Commerce

### Regarding the Bills on Pilotage

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*To the House of Delegates:*

Your Committee on Currency and Commerce has this day reported the bills known as the Page and Brown-Ewell bill regarding pilotage, with the recommendation that they do not pass, and in view of the State-wide importance and prominence of the matter they feel that they should give the reasons for their action in writing. All questions involved in these bills were referred to a sub-committee, which enlisted the expert service of the State Accountant, and their report to the full committee is as follows:

To the chairmen and members of the Committee on Currency and Commerce:

The undersigned sub-committee appointed to report on the House bill known as pilotage bill, begs leave to report as follows:

First: We find, after due consideration, based on the best information obtainable, that the pilotage rates at the Port of Hampton Roads compare favorably with the rates in effect at other ports, and as compared with the port of New York the rates at Hampton Roads appear to be less than those of New York, in view of the reduced bunker coal rate given by the Hampton Roads Association. We have failed to find any evidence that any shipping has been diverted from the Port of Hampton Roads, while on the contrary, we have abundant evidence from shippers that this is not the case. We, therefore, recommend that the rates be not disturbed.

Second: In connection with the proposed change in the method of appointment of Commissioners, we find that this question seems to be more a political one than otherwise; that to change the appointment, as proposed in the Page bill, would be to put the matter more into politics than it is at present. We, therefore, recommend that the Commissioners be appointed as now provided.

Third: In view of the fact that there is now pending in the House of Delegates a bill to create the Hampton Roads Port Commission, section two of which bill so nearly covers the present needs or requirements for legislation in regard to pilotage, in our opinion, we see no necessity for the provisions of the Page bill and recommend that it do not pass.

In connection with the proposed increase in the number of pilots provided for in the Page bill, we are of the opinion that this should not be done.

The fact that during the great World War the port was tested and taxed to its capacity, during which time there seemed to be no undue scarcity of pilots, together with the probability of such increase resulting in the impairment of the service, leads to this conclusion.

All of which is respectfully submitted.

J. R. HORSLEY,  
J. K. McCOTTER,  
*Sub-Committee.*

Which report is adopted and approved by your committee.

The bills were fully considered by your committee and unfavorably reported for the reasons stated in the report of the sub-committee above quoted, and for the further reasons that to admit Federal licensed pilots who have not had the training required of Virginia apprentices, would, in the opinion of your committee, seriously injure the present satisfactory status and should not be done. And for the still further reason that the method of appointing Virginia apprentices is that employed in most of the great ports of the world and to adopt the changes suggested in these bills would be harmful to the best interests of the port.

Your committee further reports that the Hampton Roads Port Commission recommended that the Board of Pilot Commissioners be required to report annually to the Governor, upon the equipment, personnel and efficiency of the pilots as well as upon the question of pilotage rates as compared with other ports. This recommendation of the Hampton Roads Port Commission is embodied in House Bill 174 reported from this committee, and your committee believes that this bill covers all questions which should be passed upon at this session of the General Assembly, and until official information as provided in that bill is received from the Board of Pilot Commissioners.

Your committee, therefore, recommends that these bills, reported adversely, should not pass.

Respectfully submitted,

BOYD RICHARDS,  
JOHN W. STUART,  
J. H. STINSON,  
NELSON S. GROOME,  
J. R. HORSLEY,  
SAM'L L. ADAMS,  
J. K. McCOTTER,  
M. P. FARRIER,  
ALFRED SMITH,  
THOS. W. OZLIN,  
J. E. WILKINS.

# ADDRESS

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## Governor E. Lee Trinkle

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Delivered Before a Joint Session of the  
General Assembly of Virginia  
Friday, March 3, 1922

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RICHMOND:  
DAVIS BOTTOM, SUPERINTENDENT OF PUBLIC PRINTING  
1922



# ADDRESS

of

## Governor E. Lee Trinkle

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*To the General Assembly of Virginia:*

Feeling that my duty, as Governor of the Commonwealth, demands that I appear before your body and give to you my views on a most important matter of very vital concern to the State and her people, I trust I may be pardoned for this intrusion upon your time, now so fully occupied.

In justice to myself and in order to correct some rather inconsiderate and inaccurate statements that have been made relative to my position on the road bond issue during the campaign, I trust I may be pardoned for something of the personal in what I shall say.

In the campaign, I, at no time, expressed any view as to a road bond issue, further than that under the then existing conditions I did not feel that I would be justified in recommending to the General Assembly a bond issue. I did not express my views as to the wisdom or unwisdom of a road bond issue under normal conditions, and, although often importuned so to do, I positively refused to state that I would veto such an issue, if passed by the General Assembly. I reserved to myself the privilege of passing on the bond issue under the conditions as they might exist at the time it became necessary for me to act. I resolved when I became a candidate in the primary, that I would not, in any way, make any promises or pledges that would deny me absolute freedom of action, when I became Governor, to use my best judgment on each and every occasion when it was demanded. I made no pledges to either support or veto any particular measure.

To make my position perfectly clear, I can do no better than to refer to my keynote Clintwood speech, made on September 27, 1921, and a copy of which was largely circulated over the State. In that speech I had the following to say:

"I feel, and have so expressed myself through the months, that our Highway Commissioner has probably more power than any one man should have, and I have and do now advocate a change in our highway laws, and a reconstruction of our Highway Department, so as to guarantee, as far as possible, a dollar's worth of roads for a dollar's worth of money. Just what changes should be made, I am not able to say at this time, but this question, at my instigation, is being investigated by experts along that line. All of the

various highway laws of the Union are being studied and digested, and an endeavor will be made to amend our laws, after consultation with business and practical men, so as to give to us the best system of any State in the Union, and I pledge myself and the Democratic party to an honest and active endeavor to perfect our highway laws.

"The question of a bond issue may or may not be before the next General Assembly, but I feel that under present existing conditions I could not recommend a bond issue; and my idea is that we should first perfect our highway laws, so as to insure to the public a safe and well guarded expenditure of the road funds, and **THAT THEN FAIR AND JUST METHODS FOR THE FURNISHING OF THE NECESSARY FUNDS FOR A REASONABLE, ECONOMIC AND RAPID ROAD CONSTRUCTION WILL BE FOUND.**"

Feeling secure in the thought that I was free to meet the road bond issue, under conditions as they now present themselves to me, I gave briefly in Norfolk my views on the question, and now, in order that there will be no misunderstanding as to my views, I desire to give my reasons for the conclusions that I have reached.

Being so thoroughly convinced that the times in which we now live demand that Virginia have a modern highway system and that it should be fully recognized that the day of impassable and badly constructed roads ought no longer to be tolerated. The quickness of our State growth along all lines is to be greatly measured by the speed which we develop in our highway construction work.

I feel that it is my duty, as Governor of Virginia, in a matter of such vital importance to the people as our highway development, to present my honest convictions relative to the same, with no other desire than to place these views before you for your full and fair consideration, rather than to remain silent at such a crucial period of our State development.

My conclusion in this matter has been reached after most deliberate consideration and with a keen sense of my duty to the people of the State and my sincere desire to serve, and this decision was given to the public, not at the request of any one and without the knowledge of any one that it would be given, but only as a result of my determination that it was my duty so to do.

In my speeches and statements I pledged to the people of Virginia an earnest effort to reorganize our Highway Department under a system of laws more perfect than those now in existence. I shall leave it to the members of the General Assembly and the people of Virginia to say whether or not my efforts in that direction have been sincere, open and frank. As a result of the effort of those interested in the change of the laws relative to our highway organization, it seems certain that a new bill will be made by the

General Assembly to accomplish the desired result, and I rely upon this presumption.

This law has been carefully prepared, after mature deliberation and study on the part of those interested, and I feel we have exhausted the ability of the Executive and legislative bodies of the Commonwealth in making it as nearly perfect as our combined talents can suggest. Therefore, I am led to the conclusion that we can safely go on the theory that this department, organized under the new law and directed by the character of men I hope to secure for our Highway Commission, and who will direct our highway affairs, that our funds will be economically, honestly and efficiently expended, with a due regard to the rights of all sections of the Commonwealth.

Bearing this thought in mind, that of itself relieves, in my judgment, the greatest objection to the authorization of a bond issue at this time and gives freedom of action that has not previously existed since the organization of the same.

Our Highway Department being organized along lines that seem to be satisfactory, then we should next consider what other changed conditions have presented themselves and I conceived them to be as follows:

1. Information leads to the conclusion, and the bill authorizing the bond issue requires, that an interest rate of not over four and one-half per cent will be paid, with the possibility of securing the funds at a less rate. This being quite in contrast to the six per cent interest rate that prevailed a few months back.

2. Labor is now plentiful, can be secured at a most reasonable charge and, in addition, employment can be given to many who are now in idleness and yet who are honestly seeking employment. The time for a State to render help to its citizens is in the hour of distress. Labor being assured at a reasonable price, means economical construction cost. The farmers and the manufacturers can easily spare from their service help for highway work, without serious inconvenience. If the matter is delayed until times are more prosperous, the demand for labor greater, the wages necessarily will be higher. The funds expended in payment of labor and in the cost of material, will be immediately passed back to the pockets of the people in buying the necessities of life and in paying the labor bills in the preparation of the material that will have to be purchased in the make up of the highways.

3. Materials, that is such as are used in the construction of highways, is now purchasable on a reasonable basis. If there should be any decline in prices, the benefits of such reductions would be had, as the funds derived from the bond issue will not be available for some time.

4. My recommendations are based on the presumption that a gasoline tax of one cent per gallon will be approved by the General Assembly. This tax, it is estimated, will yield a revenue of approximately \$800,000.00 per annum, and is certainly sufficient to



take care of the sinking fund and interest charges on a bond issue of \$12,000,000, thus insuring the people of the State that there WILL NOT be any increased property tax as a result of this bond issue. This gasoline tax is paid by those who use the automobiles, and as a consequence impair the highways. It does not fall on the general taxpayers of the State, and is more than repaid to the automobile owners, who do pay it, by the saving in gasoline bills, wear and tear on tires and machines, to say nothing of the comfort of the good roads, the increased loads that can be handled and the general prosperity that will be added to the State.

This tax will be paid, as near as it can be estimated, sixty per cent by the people who live in cities (I might mention that the cities receive none of the funds back for the roads or streets in their corporate limits), three per cent is paid by tourists who come into the State (this amount will increase yearly as the good roads are developed); leaving thirty-seven per cent to be paid by the towns and country.

5. The bill proposing the bond issue is not mandatory, but permissive, leaving it in the discretion of the Governor, Attorney-General and Treasurer (all three officials being elected by the people) to issue same, if, in their judgment, conditions make it expedient that such bonds be issued. This provision throws around the issue another safeguard, for certainly those charged with this high duty to perform, will not give their approval of the bond issue, until they feel convinced that our new highway organization would properly function; that our organization is fully prepared to expend the money without waste or extravagance and to construct the roads on the basis that a dollar's worth of value will be had for a dollar of expenditure.

In order to give this matter intelligent thought, I give you the latest financial statement relative to our road funds, which is as follows:

STATEMENT SHOWING ESTIMATED AMOUNT OF FUNDS AVAILABLE  
and to become available for construction purposes on the State  
Highway System, October 1, 1921, to December 31, 1922.

October 1, 1921—Actual balance in Construction Fund	
for road purposes .....	\$ 868,228 97
Valley Turnpike Fund .....	27,297 90
Convict Labor Road Force Fund.....	150,500 00
	<hr/> \$1,046,026 87
Federal aid appropriated to Virginia.....	\$5,451,730 29
Less amount actually paid into State	
treasury to October 1, 1921.....	\$1,577,261 49
Paid by Federal government to	
counties .....	86,533 33
	<hr/> 1,663,794 82
Balance expected to be realized from United	
States government .....	3,787,935 47

10-cent tax credited to Federal and State road November 30, 1921 .....	1,644,314 21
One-third automobile tax 1922, estimated .....	700,000 00
Appropriations for year beginning March 1, 1922, for State Highway construction if made as recom- mended in amended budget .....	370,245 00
For support of Convict Road Force .....	262,500 00
Federal aid to Virginia (recent appropriation of \$75,000,000) estimated .....	1,454,920 00
Total estimated receipts .....	\$8,219,914 68
Total balance and estimated receipts .....	9,265,941 55
Add amount paid into treasury by counties, towns and individuals on agreements made for advance of funds under chapter 184, Acts 1920, but must be paid back .....	310,800 00
	\$9,576,741 55
Actual expenditures October 1, 1921, to January 1, 1922 .....	2,013,846 86
	\$7,562,894 69
Deduct amount estimated necessary to complete con- tracts in progress as of January 1, 1922 .....	\$3,490,879 50
To carry on work of Convict Road Force .....	776,000 00
	4,266,879 50
Estimated balance available for roads out of the above shown balances and estimated receipts .....	3,296,015 19
Balance of funds which are available or may become available under agreements with counties and cities, etc., if called for by Highway Commission, but must be paid back .....	846,278 43
	\$4,142,293 62
Estimated amount of 10-cent tax to become available November 30, 1922, on basis of 1921 estimate .....	1,644,314 21
Aggregate of estimated funds available for road purposes to Jan- uary 1, 1923, after deducting all payments made to January 1, 1922, and estimated amount necessary to complete un- finished contracts in progress January 1, 1922 .....	5,786,607 83

It will be noted that there is included in the funds above available an item of one-third of the automobile tax for 1922 (estimated) of \$700,000. My information is that under the new highway law, taking over the entire State highway system for maintenance by the State, that this will depreciate this amount by \$350,000, and, therefore, \$350,000 should be deducted from the amount named above as available for actual construction purposes during 1922.

I should also call attention to the fact that in the funds available for actual construction work set forth above on the State highway system, is included \$1,157,078.43, funds advanced and to be advanced under contracts made under the Robertson act allowing the counties to loan funds to the State and this sum will have to be repaid, either in a lump sum or else at intervals through the years.

I would further call attention to the fact that the item of \$1,644,314.21, the estimated amount of ten-cent tax, is not, under the law, available until December 20th of each year.

If deduction is made as above of \$350,000 on the maintenance charge, and \$1,157,078.43 from the total funds available of \$5,786,-

607.83, it will leave new funds available for construction work for 1922 amounting to \$4,279,529.40.

It is proper to call attention to the fact that there will also be available for maintenance purposes the sum of \$1,650,000, and for county aid fund \$700,000.

FUNDS AVAILABLE FOR ROAD CONSTRUCTION AND  
ADMINISTRATION FOR 1923.

Convict labor, administration and general appropriations.....	\$ 867,350 00
1 mill tax (not collectable until December 20, 1923).....	1,700,000 00
Federal aid, estimated .....	1,500,000 00
	<hr/>
	\$4,067,350 00

It will be noticed that no credit has been allowed for construction purposes out of the automobile tax, because under the new highway law, which takes over the entire Highway System for maintenance at the expense of the State, the entire automobile tax of \$2,100,000 will be consumed, and the law now provides for this entire sum to be used for maintenance purposes.

In addition to the amount available for road construction and administration as set forth above, there will be the county aid fund of \$700,000, or such an amount as the legislature may appropriate.

May I be permitted to say that nothing would give me greater happiness and joy then to be successful in helping to build up a real highway system for this State and to make Virginia progressive and forward looking. Every ounce of my strength will be used towards securing the proper and just handling of these funds, if it becomes advisable to issue the bonds. I long for Virginia to re-take her place of leadership among the States of the Union; to see her territory developed; her highways swarming with industry and her people contented and happy. I am a co-laborer of yours in the development of Virginia.

I have presented to you my honest convictions relative to the proposed authority to issue bonds, with no thought of dictating, but merely for your consideration. I have long since learned that men honestly differ as to policies and I endeavor never to criticize those who differ with me, feeling that it is but just to give to every man the same right to his individual thought that I claim for myself.

If, in the judgment of this body, it is regarded not wise to pass the road bond bill now pending before the General Assembly, please bear in mind that it shall in no way weaken my ardor to serve and that every endeavor will be made to carry out your wishes.

In a general way, your duties are, of course, to the entire State, but necessarily, your minds are centered to some degree, upon your localities, while my position, as Governor of the entire people, give me, as my chief concern, the interest of the entire State. We must not let the fact that some section or sections, county or counties, as a result of their fortunate geographical locations, are having an



early road development, lead us to forget that it is absolutely essential for State growth to *see to it* that our development does not stop short of a complete highway system, reaching to a reasonable degree, every section of the Commonwealth.

I here state that I have not in mind the name of any man who will be selected on the Highway Commission, or of any one who will be named as chairman thereof. I am absolutely open for any suggestions as to those most capable to serve and those selected for this important work will be selected only on the basis of their presumed merit and capacity to serve. No promise of any kind has been made by me relative to appointments on this commission.

Gentlemen, as I see it, the high and responsible positions which we have been honored with, carry with them the idea that we are capable of the exercise of discretion and judgment and if, in the sincere exercise of that discretion and judgment, we are led to believe that under changed laws and changed conditions, now warrant the authorization of a bond issue for the rapid construction of our roads, then we should exercise that discretion and judgment, even though it may differ from our previous views formed under different conditions, feeling confident in the fact that our constituents will approve this action when they recognize and become acquainted with the conditions under which we have acted. If this view, just above stated be not correct, then the State would be deprived of our best judgment. None of us can follow a safer guide than to do that which our judgment dictates to be the right.

The questions now before you are:

1. Whether we desire roads to meet the demands of the times.
2. If so, whether they shall be built quickly or slowly. This is the issue which rests with you.

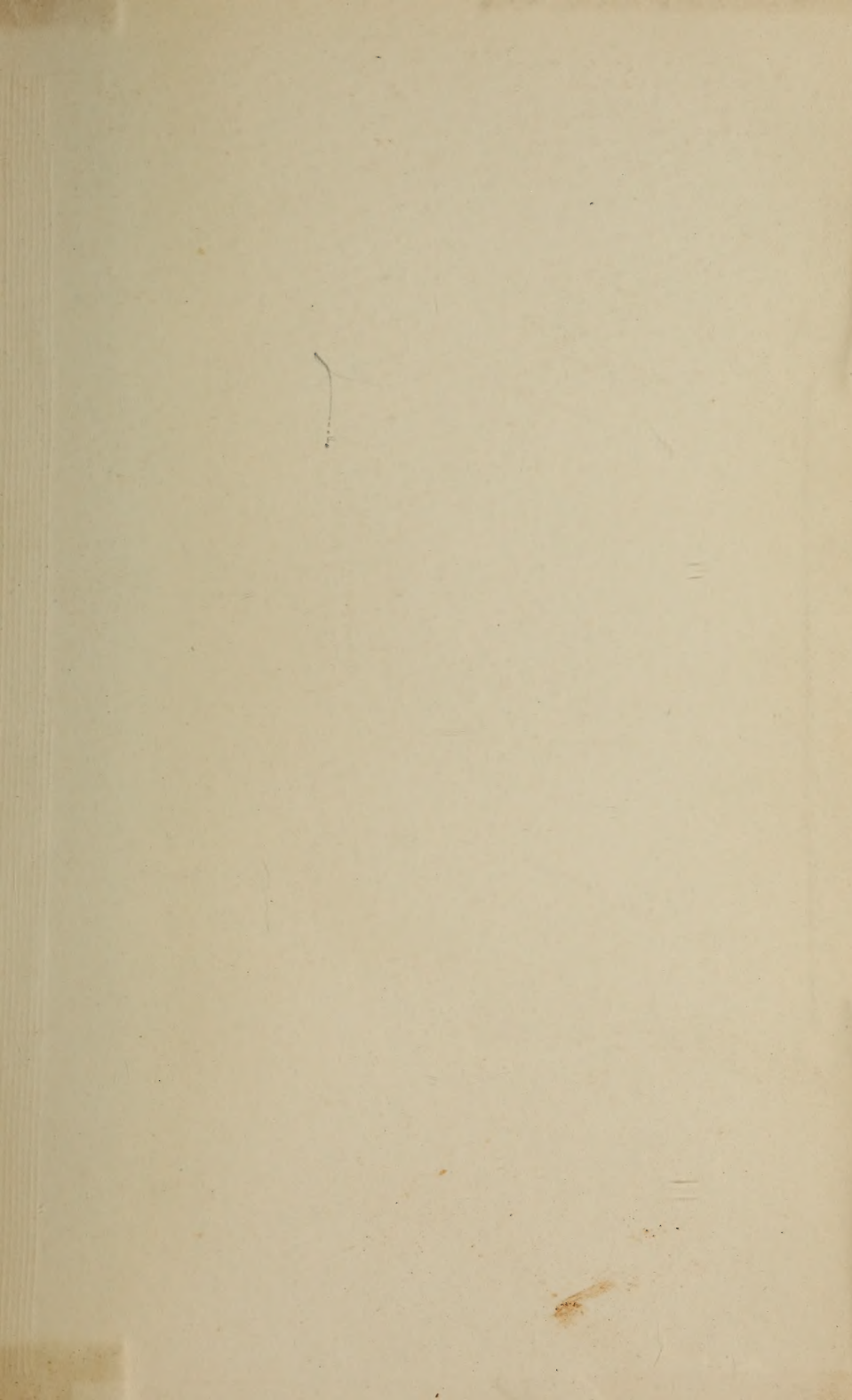
In conclusion, I want to make it clear that my approval of the passage of the proposed authority to issue bonds, is based on the assumption that both the highway reorganization bill and the gasoline tax bill will be enacted into law, otherwise I do not favor passage of the bill.

I feel that my duty has been discharged in making these suggestions and I hope they may help you in arriving at a wise conclusion.









UNIVERSITY OF ILLINOIS-URBANA



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